Environment Agency

Review of an Environmental Permit for an Installation subject to Chapter II of the Industrial Emissions Directive under the Environmental Permitting (England & Wales) Regulations 2016

Decision document recording our decision-making process following review of a permit

The Permit number is: EPR/PP3633LM The Operator is: Perenco UK Limited The Installation is: Central Bacton Gas Terminal This Variation Notice number is: EPR/PP3633LM/V008

What this document is about

Article 21(3) of the Industrial Emissions Directive (IED) requires the Environment Agency to review conditions in permits that it has issued and to ensure that the permit delivers compliance with relevant standards, within four years of the publication of updated decisions on BAT conclusions.

We have reviewed the permit for this installation against the revised BAT Conclusions for the refining of mineral oil and gas industry sector published on 28th October 2014. This is our decision document, which explains the reasoning for the consolidated variation notice that we are issuing.

It explains how we have reviewed and considered the techniques used by the Operator in the operation and control of the plant and activities of the installation. This review has been undertaken with reference to the decision made by the European Commission establishing best available techniques (BAT) conclusions ('BAT Conclusions') for the refining of mineral oil and gas as detailed in document reference IEDC-7-1. It is our record of our decision-making process and shows how we have taken into account all relevant factors in reaching our position. It also provides a justification for the inclusion of any specific conditions in the permit that are in addition to those included in our generic permit template.

As well as considering the review of the operating techniques used by the Operator for the operation of the plant and activities of the installation, the consolidated variation notice takes into account and brings together in a single document all previous variations that relate to the original permit issued. It also modernises the entire permit to reflect the conditions contained in our current generic permit template.

The introduction of new template conditions makes the Permit consistent with our current general approach and philosophy and with other permits issued to installations in this sector. Although the wording of some conditions has changed, while others have been removed because of the new regulatory approach, it does not reduce the level of environmental protection achieved by the Permit in any way. In this document we therefore address only our determination of substantive issues relating to the new BAT Conclusions.

This is our record of our decision-making process and shows how we have taken into account all relevant factors in reaching our position.

Throughout this document we will use a number of expressions. These are as referred to in the glossary and have the same meaning as described in "Schedule 6 Interpretation" of the Permit.

We try to explain our decision as accurately, comprehensively and plainly as possible. We would welcome any feedback as to how we might improve our decision documents in future. A lot of technical terms and acronyms are inevitable in a document of this nature: we provide a glossary of acronyms near the front of the document, for ease of reference.

How this document is structured

Glossary of terms

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Glossary of acronyms used in this document

(Please note that this glossary is standard for our decision documents and therefore not all these acronyms are necessarily used in this document.)

AAD	Ambient Air Directive (2008/50/EC)
APC	Air Pollution Control
BAT	Best Available Technique(s)
BAT-AEL	BAT Associated Emission Level
BATc	BAT conclusion
BREF	Best available techniques reference document
CEM	Continuous emissions monitor
CHP	Combined heat and power
COMEAP	Committee on the Medical Effects of Air Pollutants
CROW	Countryside and rights of way Act 2000
CV	Calorific value
DAA	Directly associated activity – Additional activities necessary to be carried out to allow the principal activity to be carried out
DD	Decision document
Derogation	from BAT AELs stated in BAT Conclusions under specific circumstances as detailed under Article 15(4) of IED where an assessment shows that the achievement of emission levels associated with the best available techniques as described in BAT conclusions would lead to disproportionately higher costs
EAL	Environmental assessment level
EIONET	European environment information and observation network is a partnership network of the European Environment Agency
ELV	Emission limit value derived under BAT or an emission limit value set out in IED
EMS	Environmental Management System
EPR	Environmental Permitting (England and Wales) Regulations 2016 (SI 2010 No. 1154)
EQS	Environmental quality standard
EU-EQS	European Union Environmental Quality Standard
Eunomia	Ballinger, Holland & Hogg (2011) Use of Damage Cost Data for BAT Decision Making: Report for the Environment Agency of England & Wales
EWC	European waste catalogue
FGD	Flue Gas Desulphurisation
FSA	Food Standards Agency
GWP	Global Warming Potential
HMT GB	Her Majesty's Treasury The Green Book - Appraisal and Evaluation in Central Government
HW	Hazardous waste
IED	Industrial Emissions Directive (2010/75/EU)
IPPCD	Integrated Pollution Prevention and Control Directive (2008/1/EC) – now superseded by IED
I-TEF	Toxic Equivalent Factors set out in Annex VI Part 2 of IED
I-TEQ	Toxic Equivalent Quotient calculated using I-TEF
LADPH	Local Authority Director(s) of Public Health

LCP	Large Combustion Plant subject to Chapter III of IED
LCPD	Large Combustion Plant Directive (2001/80/EC) – now superseded by IED
MSUL/MSDL	Minimum start up load/minimum shut-down load
NOx	Oxides of nitrogen (NO plus NO ₂ expressed as NO ₂)
NPV	Net Present Value
PAH	Polycyclic Aromatic Hydrocarbons
PC	Process Contribution
PEC	Predicted Environmental Concentration
PHE	Public Health England
POP(s)	Persistent organic pollutant(s)
PPS	Public participation statement
PR	Public register
PXDD	Poly-halogenated di-benzo-p-dioxins
РХВ	Poly-halogenated biphenyls
PXDF	Poly-halogenated di-benzo furans
RGS	Regulatory Guidance Series
SAC	Special Area of Conservation
SGN	Sector guidance note
SHPI(s)	Site(s) of High Public Interest
SPA(s)	Special Protection Area(s)
SSSI(s)	Site(s) of Special Scientific Interest
TDI	Tolerable daily intake
TEF	Toxic Equivalent Factors
TGN	Technical guidance note
тос	Total Organic Carbon
US EPA	United States Environmental Protection Agency
WFD	Water Framework Directive (2000/60/EC)
WHO	World Health Organisation

1 Our decision

We have decided to issue the Consolidated Variation Notice to the Operator. This will allow it to continue to operate the Installation, subject to the conditions in the Consolidated Variation Notice.

We consider that, in reaching that decision, we have taken into account all relevant considerations and legal requirements and that the varied permit will ensure that a high level of protection is provided for the environment and human health.

The Consolidated Variation Notice contains many conditions taken from our standard Environmental Permit template including the relevant Annexes. We developed these conditions in consultation with industry, having regard to the legal requirements of the Environmental Permitting Regulations and other relevant legislation. This document does not therefore include an explanation for these standard conditions. Where they are included in the Notice, we have considered the techniques identified by the operator for the operation of their installation, and have accepted that the details are sufficient and satisfactory to make those standard conditions appropriate. This document does, however, provide an explanation of our use of "tailor-made" or installation-specific conditions, or where our Permit template provides two or more options.

2 How we reached our decision

2.1 Requesting information to demonstrate compliance with BAT Conclusions for the refining of mineral oil and gas.

We issued a Notice under Regulation 60(1) of the Environmental Permitting (England and Wales) Regulations 2010 (a Regulation 60 Notice) on 05/11/15 requiring the Operator to provide information to demonstrate how the operation of their installation currently meets, or will subsequently meet, the revised standards described in the relevant BAT Conclusions document. The Notice also required that where the revised standards are not currently met, the operator should provide information that:

- Describes the techniques that will be implemented before 28/10/18, which will then ensure that operations meet the revised standard, or
- Justifies why standards will not be met by 28/10/18, and confirmation of the date when the operation of those processes will cease within the installation or an explanation of why the revised BAT standard is not applicable to those processes, or
- Justifies why an alternative technique will achieve the same level of environmental protection equivalent to the revised standard described in the BAT Conclusions.

Where the Operator proposed that they were not intending to meet a BAT standard that also included a BAT Associated Emission Level (BAT AEL) described in the BAT Conclusions Document, the Regulation 60 Notice requested that the Operator make a formal request for derogation from compliance with that AEL (as provisioned by Article 15(4) of IED). In this circumstance, the Notice identified that any such request for derogation must be supported and justified by sufficient technical and commercial information that would enable us to determine acceptability of the derogation request.

The Regulation 60 Notice response from the Operator was received on 15/03/16. We considered it was in the correct form and contained sufficient information for us to begin our determination of the permit review but not that it necessarily contained all the information we would need to complete that review: see below.

We issued a further information request to the Operator on 03/10/17. Suitable further information was provided by the Operator on 21/05/18 and 21/06/18.

We have not received any information in relation to the Regulation 60 Notice response that appears to be confidential in relation to any party.

2.2 Review of our own information in respect to the capability of the installation to meet revised standards included in the BAT Conclusions document

Based on our records and previous regulatory activities with the facility we have no reason to consider that the operator will not be able to comply with the conditions that we include in the permit.

In relation to BAT Conclusion 6 we agree with the operator in respect to their current stated capability as recorded in their Regulation 60 Notice response that improvements are required.

We have therefore included an improvement condition IC9 in the Consolidated Variation Notice, which requires them to upgrade their operational techniques so that the requirements of the BAT Conclusion are delivered by 28/10/18. This is discussed in more detail in Annex 1.

3 The legal framework

The Consolidated Variation Notice will be issued under Regulation 20 of the EPR. The Environmental Permitting regime is a legal vehicle which delivers most of the relevant legal requirements for activities falling within its scope. In particular, the regulated facility is:

- an *installation* as described by the IED;
- subject to aspects of other relevant legislation which also have to be addressed.

We consider that the Consolidated Variation Notice will ensure that the operation of the Installation complies with all relevant legal requirements and that a high level of protection will be delivered for the environment and human health.

We explain how we have addressed specific statutory requirements more fully in the rest of this document.

In line with Defra IED Guidance, where the BAT AELs are expressed as a range, the ELV has been set on the basis of the top of the relevant BAT-AEL range (the highest associated emission level) unless compliance with a lower ELV has been demonstrated and has been retained to ensure no deterioration. The emission limits and monitoring tables have been incorporated into Schedule 3.

4 Key Issues

The key issues arising during this permit review are:

- Emissions to water, particularly in the setting of water quality limits and associated monitoring to minimise waste water discharge to controlled waters in line with BAT 10.
- Agreeing an appropriate Leak Detection and Repair Programme to reduce VOC emissions in line with BAT 6.

We therefore describe how we determined these issues in more detail in the relevant sections of this document.

5 Decision checklist regarding relevant BAT Conclusions

BAT Conclusions for the refining of mineral oil and gas, were published by the European Commission on 28th October 2014. There are 58 BAT Conclusions.

This annex provides a record of decisions made in relation to each relevant BAT Conclusion applicable to the installation. This annex should be read in conjunction with the Consolidated Variation Notice.

The overall status of compliance with the BAT conclusion is indicated in the table as:

- NA Not Applicable
- CC Currently Compliant
- FC Compliant in the future (within 4 years of publication of BAT conclusions)
- NC Not Compliant
- PC Partially Compliant

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
General				
1	In order to improve the overall environmental performance of the plants for the refining of mineral oil and gas, BAT is to implement and adhere to an environmental management system (EMS) that incorporates all of the following features: i. commitment of the management, including senior management; ii. definition of an environmental policy that includes the continuous improvement of the installation by the management; iii. planning and establishing the necessary procedures, objectives and targets, in conjunction with financial planning and investment; iv. implementation of procedures (a) Structure and responsibility (b) Training (c) Communication (d) Employee involvement (e) Documentation (f) Efficient process control (g) Maintenance programmes (h) Emergency preparedness and response (i) Safeguarding compliance with environmental legislation v. checking performance and taking corrective action, paying particular attention to: (a) monitoring and measurement (see also the Reference Document on the General Principles of Monitoring) (b) corrective and preventive action (c) maintenance of records (d) independent (where practicable) internal and external auditing in order to determine whether or not the EMS conforms to planned arrangements and has been properly implemented and maintained; vi. review of the EMS and its continuing suitability, adequacy and effectiveness by senior management; viii. following the development of cleaner technologies; viii. consideration for the environmental impacts from the eventual decommissioning of the installation at the stage of designing a new plant, and throughout its operating life;	CC	Environmental Management System has ISO14001 certification, and uses all techniques (i) - (ix).	1.1

BAT Conclusion Number	Summary of BAT Co	nclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	decommissioning of the plant, and throughout ix. application of sector Applicability. The sec	oral benchmarking on a regular basis. ope (e.g. level of detail) and nature of the EMS			
		non-standardised) will generally be related to the applexity of the installation, and the range of s it may have.			
2		gy efficiently, BAT is to use an appropriate techniques given below.	CC	Bacton is not certified to ISO50001. However energy efficiency is an important consideration at the design and operational phase of the installation, an	1.2
	Technique	Description		appropriate mixture of the techniques provided below	
	i. Design techniqu	les		are used ((i) b, (ii) a and (ii) c.	
	a. Pinch analysis			Heat exchangers are used in the gas processing plant, the condensate stabilisation system and in the mono ethylene glycol (MEG) recovery system.	
	b. Heat integration	Heat integration of process systems ensures that a substantial proportion of the heat required in various processes is provided by exchanging heat between streams to be heated and streams to be cooled		In the process plant heat exchange occurs between the gas entering the process from the secondary separator and gas leaving the processing plant	
	c. Heat and power recovery	Use of energy recovery devices e.g. • waste heat boilers • expanders/power recovery in the FCC unit • use of waste heat in district heating		The condensate stabilisation system has four heat exchangers with heat from the condensate leaving the stabilisation column used to warm condensate on the way to the stabilisation tower and pre-heat the feed to the three phase constater.	
		and maintenance techniques		the three-phase separator.	
	a. Process optimisation	Process optimisation. Automated controlled combustion in order to lower the fuel consumption per tonne of feed processed, often combined with heat integration for improving furnace efficiency		The MEG recovery system uses a heat exchanger to pre-heat MEG entering the reboilers. MEG from the process gas streams is also mixed in with MEG from the sea line slugs to increase water concentration for improved of reconstration	
	b. Management and reduction of steam consumption	Management and reduction of steam consumption. Systematic mapping of drain valve systems in order to reduce steam consumption and optimise its use		improved efficiency of regeneration. In addition an Energy Savings Opportunity Scheme (ESOS) assessment was carried out in 2015.	

BAT Conclusion Number	Summary of BAT Conclusion requirement					Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	c.Use of energy benchmarkingUse of energy benchmark. Participation in ranking and benchmarking activities in order to achieve continuous improvement by learning from best practiceiii.Energy efficient production techniques and descriptiona.Use of combined power.System designed for the co-production (or the cogeneration) of heat (e.g. steam) and electric power from the same fuelb.Integrated gasification combined yasificationTechnique whose purpose is to produce steam, hydrogen (optional) and electric power from a variety of fuel types (e.g. heavy fuel oil or coke) with a high conversion efficiency						
3	cycle (IGCC). with a high conversion efficiency In order to prevent or, where that is not practicable, to reduce dust emissions from the storage and handling of dusty materials, BAT is to use one or a combination of the techniques given below: store bulk powder materials in enclosed silos equipped with a dust abatement system (e.g. fabric filter); store fine materials in enclosed containers or sealed bags; keep stockpiles of coarse dusty material wetted, stabilise the surface with crusting agents, or store under cover in stockpiles; we read eleaping vehicles. 				NA	No fine/dusty bulk powder materials are used in the process.	
4	iv. use road cleaning vehicles BAT is to monitor emissions to air by using the monitoring techniques with at least the minimum frequency given below and in accordance with EN standards. If EN standards are not available, BAT is to use ISO, national or other international standards that ensure the provision of data of an equivalent scientific quality.		СС	There are no combustion units greater than 100 MWth. Catalytic cracking and reforming are not carried out on site. There are no sulphur recovery units on site.	3.5.1		
	Description	Unit	Minimum frequency	Monitoring technique		All combustion units are below 20 MWth with the	
	SO _x , NO _x and dust emissions	Catalytic cracking Combustion	continuous	Direct measurement		exception of LCP 42 which is 75 MWth. Monitoring is not required on units below 20 MWth.	
		Compussion units $\geq 100MW$ (³)	continuous	Direct measurement (⁴)		Currently LCP 42 is monitored on a periodic six monthly basis and runs on natural gas therefore continuous monitoring for NOx is not required because	

BAT Conclusion Number					Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	NH ₃ emissions	and calcining units Combustion units of 50 to 100 MW (³) Combustion units < 50 MW (³) Sulphur recovery units (SRU) All units equipped with SCR or SNCR Catalytic Cracking and combustion	continuous once a year and after significant fuel changes continuous for SO2 only continuous continuous continuous	Direct measurement or indirect monitoring Direct measurement or indirect monitoring Direct measurement or indirect monitoring (⁶) Direct measurement Direct measurement	NC	requirement the BATc are not applicable to units firing conventional or commercial fuels. The concentration of SOx is by calculation, as agreed in writing with the Environment Agency. Dust monitoring is not required due to the nature of the gaseous fuel. Catalytic abatement on site is solid state and does not involve the use of NH ₃ therefore the continuous monitoring of NH ₃ is not applicable.	
	Metal emissions: Nickel (Ni) Antimony (Sb) Vanadium (V) Polychlorinated dibenzodioxins / furans	Combustion units >= 100MW (³) Other combustion units Catalytic cracking Combustion units (⁸) Catalytic reformer	once every 6 months (⁵) once every 6 months and after significant changes to the unit (⁵) once a year or once a regeneration,	Direct measurement Direct measurement or analysis based on metals content in the catalyst fines and in the fuel Direct measurement		CO currently monitored on six monthly basis and is retained in the permit. Combustion units fire on gas only therefore metals monitoring is not required. However periodic six monthly mercury monitoring is set in the permit.	

BAT Conclusion Number	Summary of BAT Conclusion requ	lirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	 (PCDD/F) emissions (1) Continuous measurement of 3 by calculations based on meas of the fuel or the feed; where i leads to an equivalent level of (2) Regarding SO_x, only SO₂ is constructed by periodically measured (e. monitoring system) (3) Refers to the total rated therm connected to the stack where (4) Or indirect monitoring of SO_x (5) Monitoring frequencies may be year, the data series clearly de (6) SO₂ emissions measurements continuous material balance o parameter monitoring, provide SRU efficiency are based on p plant performance tests. (7) Antimony (Sb) is monitored on Sb injection is used in the provide 	surements of the sulphur cont can be demonstrated that thi accuracy intinuously measured while S g. during calibration of the SO al input of all combustion units emissions occur. adapted if, after a period of of monstrate a sufficient stability from SRU may be replaced other relevant process d appropriate measurements eriodic (e.g. once every 2 year ly in catalytic cracking units weess (e.g. for metals passivation	ent S D3 is 2 ne : y of rs) nen n)			
5	BAT is to monitor the relevant process parameters linked to pollutant emissions, at catalytic cracking and combustion units by using appropriate techniques and with at least the frequency given below.		СС	The requirement for N and S monitoring is met through the regular fuel gas analysis for H ₂ S and N (no sulphur - sweet gas).	3.5.1	
	Description	Minimum frequency				
	Monitoring of parameters linked to pollution emissions, e.g. O ₂ content in flue and S					
	content in flue-gas, N and S frequency based on significant content in fuel or feed (¹) fuel/feed changes.					
	⁽¹⁾ N and S monitoring in fuel or fea continuous emission measurement the stack.	ed may not be necessary whe				

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
6	 BAT is to monitor diffuse VOC emissions to air from the entire site by using all of the following techniques: i. sniffing methods associated with correlation curves for key equipment; ii. optical gas imaging techniques; iii. calculations of chronic emissions based on emissions factors periodically (e.g. once every two years) validated by measurements. The screening and quantification of site emissions by periodic campaigns with optical absorption-based-techniques, such as differential absorption light detection and ranging (DIAL) or solar occultation flux (SOF) is a useful complementary technique. Description. See section 1.20.6, Annex 1. 	FC	 Fugitive emissions calculation report 2008 (Improvement condition 3 of EPR) has been updated with calculated emissions for Annexed plant (also based on 2008 calculations). No on-site validation measurements performed. No optical absorption based installation wide studies performed since vapour recovery system commissioned. Improvement condition IC12 has been set requiring the following; The Operator shall submit a diffuse VOC monitoring plan to the Environment Agency for written approval. This shall include but not be limited to: The nature of the material handled; The sources of emissions; Justification of the monitoring techniques selected How the monitoring data will be recorded and reviewed The plan shall take into account the appropriate techniques for VOC monitoring specified in BAT conclusion 6 for the Refining of Mineral Oil and Gas. The Operator shall implement the approved plan and produce and submit an annual report on the results of the monitoring undertaken under the plan. 	3.5.1
7	In order to prevent or reduce emissions to air, BAT is to operate the acid gas removal units, sulphur recovery units and all other waste gas treatment systems with a high availability and at optimal capacity.	NA	No waste gas treatment on site. All waste gases either cold vented or recovered and re-injected upstream of dewpointing process.	
	Special procedures can be defined for other than normal operating conditions, in particular:			

BAT Conclusion Number	Summary of BAT Conclusion	requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	 i. During start-up and shutdown operations. ii. during other circumstances that could affect the proper functioning of the systems (e.g. regular and extraordinary maintenance work and cleaning operations of the units and/or of the waste gas treatment system); iii. in case of insufficient waste gas flow or temperature which prevents the use of the waste gas treatment system at full capacity. 				
8	when applying selective catal catalytic reduction (SNCR) tec operating conditions of the SO systems, with the aim of limiti Table 2 BAT- associated emissi	e ammonia (NH ₃) emissions to air ytic reduction (SCR) or selective non- chniques, BAT is to maintain suitable CR or SNCR waste gas treatment ng emissions of unreacted NH ₃ . on levels for ammonia (NH ₃) emissions unit where SCR or SNCR techniques are	NA	No catalytic reduction techniques using NH ₃ on site.	
	concentrations, higher NO _X rec	BAT-AEL (monthly average mg/m ³) <5 - 15mg/Nm ³ (¹) (²) is associated with higher inlet NOx duction rates and the ageing of the is associated with the use of the SCR			
9	In order to prevent and reduce emissions to air when using a sour water steam stripping unit, BAT is to route the acid off-gases from this unit to an SRU or any equivalent gas treatment system. It is not BAT to directly incinerate the untreated sour water stripping gases.		NA	No sour gas on site.	
10	techniques with at least the fr	o water by using the monitoring equency given in Table 3 (as below) andards. If EN standards are not	FC	The site is not currently compliant with all the BAT AELs.	3.5.1

BAT Conclusion Number	Summary of BAT Conclusion requirement					Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	available, BAT is to use standards that ensure to scientific quality. Table 3 BAT – associate discharges from the refin frequencies associated w	the pro-	vision of data of ion levels for dire nineral oil and gas	an equivalent ct waste water		Water emissions from discharge points W1 and W2. Average annual concentrations, frequencies and methods specified in below rows. Frequency and average results typically do not comply with BAT requirements.	
	Parameter	Unit	BAT – AEL (yearly average)	Monitoring (²) frequency and analytical method (standard)			
	Hydrocarbon oil index (HOI)	mg/l	0.1 – 2.5	Daily EN 9377-2	FC	Weekly visual check for oil and grease.	
	Total suspended solids (TSS)	mg/l	5 - 25	Daily	FC	TSS sampled annually from two locations, average concentration 167.5 mg/l (Method CTP 06 (Exova)).	
	Chemical oxygen demand (COD) (4)	mg/l	30 - 125	Daily	FC	COD Internal: Sea outfall emission point W2 discharge	
	BOD 5 Total nitrogen (5) expressed as N	mg/l mg/l	No BAT - AEL 1 – 25 (6)	Weekly Daily	-	limit of 2,500 mg/l (maximum 5,000 mg/l) and weekly monitoring frequency. Method BS ISO 15705:2002. W2 average emissions 375 mg/l	
	Lead, expressed as Pb	mg/l	0.005 - 0.030	Quarterly	сс	External: sampled annually from two locations,	
	Cadmium expressed as Cd	mg/l	0.002 - 0.008	Quarterly	СС	average concentration 91.5 mg/l (Method CTP 06 (Exova)).	
	Nickel, expressed as Ni	mg/l	0.005 – 0.100	Quarterly	сс	Metals all below respective BAT AELs (Pb, Cd, Ni,	
	Mercury, expressed as Hg	mg/l	0.0001 – 0.001	Quarterly	сс	Hg). Effluent not currently analysed for vanadium.	
	Vanadium Phenol index	mg/l mg/l	No BAT - AEL No BAT - AEL	Quarterly Monthly EN 14402	-	External: sampled annually from two locations,	
	Benzene, toluene, ethyl benzene, xylene (BTEX)	mg/l	Benzene 0.001 – 0.050 No BAT – AEL for T, E, X	Monthly	FC	average concentrations Benzene: 3.86 mg/l Toluene: 0.57 mg/l Ethylbenzene: 0.02 mg/l m&p Xylene: 0.07 mg/l	
						o Xylene: 0.07 mg/l	

BAT Conclusion Number	Summary of BA	T Conclusion requirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	 effluent from (2) Refers to a of 24 hours, demonstrate (3) Moving from adaptation (4) Where on-s TOC. The celaborated op referred op compounds (5) Where total (TKN), nitra 	ite correlation is available, COD correlation between COD and TC on a case-by-case basis. TOC m otion because it does not rely on -nitrogen is the sum of the total k tes and nitrites cation/denitrification is used, leve	aple taken over period stability is 7-2 may require an may be replaced by 0C should be nonitoring would be the the use of very toxic Kjedahl nitrogen		 HOI, total nitrogen, vanadium and phenol index are not currently measured. These parameters with the exception of vanadium will be monitored by 2018. Vanadium is not applicable to effluent from gas refiners as it is a contaminant of crude oil not gas. The monitoring of these parameters is set at a 6 monthly frequency. Note 1 in table 3 allows the frequency of sampling from Gas Refining sites to be amended. Process effluent from the Perenco site that discharges via W1 cannot currently meet the existing limit for Total Organic Carbon (TOC). The operator currently tankers this process stream offsite for third party treatment and proposes to continue this operation which will ensure there is not a breach of TOC or the new BAT AELs. Pre-operational condition PO1 has been set to allow this process stream to discharge via W1 once it can meet the permit conditions and a MCERTS approved flow proportional sampler has been installed/commissioned. 	
11		ce water consumption and the ater, BAT is to use all of the te		сс	Water streams receive appropriate treatment techniques based on their properties (i) cooling water not used therefore not applicable (ii) no sour water, wash waters processed via waste	1.3.1
	Technique i. water stream integration	Description Reduction of process water produced at the unit level prior to discharge by the internal reuse of water streams from e.g. cooling, condensates, especially for use in crude desalting	Applicability Generally applicable for new units. For existing units, applicability may require a complete rebuilding of the unit or the installation		water treatment and discharged to sea, or sent for offsite treatment (iii) no crude desalting therefore not applicable (iv) no cooling water system therefore not applicable (v) no further scope for segregation of streams. Non- contaminated and contaminated streams are segregated and non-contaminated streams bypass treatment - both streams merges downstream of treatment for discharge	

BAT Conclusion Number	Summary of BAT	Conclusion requirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	ii. water and drainage system for segregation of contaminated water streams	Design of an industrial site to optimise water management, where each stream is treated as appropriate, by e.g. routing generated sour water (from distillation, cracking, coking units, etc.) to appropriate pre-treatment, such as a stripping unit	Generally applicable for new units. For existing units, applicability may require a complete rebuilding of the unit or the installation			
	iii. segregation of non- contaminated water streams (e.g. once- through cooling, rain water)	Design of a site in order to avoid sending non- contaminated water to general waste water treatment and to have a separate release after possible reuse for this type of stream	Generally applicable for new units. For existing units, applicability may require a complete rebuilding of the unit or the installation	-		
	iv. prevention of spillages and leaks	Practices that include the utilisation of special procedures and/or temporary equipment to maintain performances when necessary to manage special circumstances such as spills, loss of containment, etc	Generally applicable			
12			AT is to remove	CC	Process streams receive appropriate oil and insoluble hydrocarbons/suspended solids, but no treatment for soluble substances (BOD/COD/TOC). Perenco will continue to send effluent for third party treatment off site.	2.3.1
	Technique i. Removal of insoluble substances by recovering oil	Description See Section 1.21.2, Anr	Applicability nex 1. Generally applicable		(i) Oil residue is removed from three onsite pits for offsite disposal by tanker.(ii) The current ETS consists of an outfall pit system	
	ii. Removal of insoluble	See Section 1.21.2, Ann	nex 1. Generally applicable]	with three stages of separation prior to discharge. Each separation phase is performed in a different pit	

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CO / FC / NC		Relevant permit condition(s)
	substances by recovering suspended solids and dispersed oil Image: Constraint of the substances including biological treatment and clarification. See Section 1.21.2, Annex 1. General applicat BAT – associated emission levels – see Table 3 See Table 3	,	that incorporates a weir to stop any hydrocarbons and floating debris from reaching the final outfall to the sea. The system also provides effluent equalization and suspended solids removal through sedimentation.	
13	When further removal of organic substances or nitrogen is ne BAT is to use an additional treatment step as described in Sec 1.21.2 (see Annex 1).		Further removal of organic substances or nitrogen is not needed as process effluent not meeting the AEL is tankered off site for treatment.	
14	In order to prevent or, where that is not practicable, to reduce waste generation, BAT is to adopt and implement a waste management plan that, in order of priority, ensures that waste is prepared for reuse, recycling, recovery or disposal.		There is a waste management procedure as part of the EMS, PUK-SMS-COM-012.	1.4.1

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
15	In order to reduce the amount of sludge to be treated or disposed of, BAT is to use one or a combination of the techniques given below.				All sludge removed from site is handled by a licenced waste contractor and is processed away from site where any deoiling/dewatering would take place.	2.3.1
	Technique i Sludge pretreatment	Description Prior to final treatment (e.g. in a fluidised bed incinerator), the sludges are dewatered and/or de- oiled (by e.g. centrifugal decanters of steam dryers) to reduce their volume and to recover oil from slop equipment.	Applicability Generally applicable			
	ii Reuse of sludge in process units	Certain types of sludge (e.g. oily sludge) can be processed in units (e.g. coking) as part of the feed due to their oil content.	Applicability is restricted to sludges that can fulfil the requirements to be processed in units with appropriate treatment			

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
16	In order to reduce the generati is to use one or a combination			NA	No solid catalytic treatment on site.	
	Technique i. Spent solid catalyst management	Description Scheduled and safe har materials used as cataly contractors) in order to r reuse them in off-site fa operations depend on th catalyst and process	yst (e.g. by recover or cilities. These ne type of			
	ii. Removal of catalyst from slurry decant oil	Decanted oil sludge fror units (e.g. FCC unit) car significant concentratior fines. These fines can b prior to the reuse of dec feedstock.	n contain ns of catalyst le separated			
17	 In order to prevent or reduce noise, BAT is to use one or a combination of the techniques given below: i. Make an environmental noise assessment and formulate a noise management plan as appropriate to the local environment; ii. Enclose noisy equipment/operation in a separate structure/unit; iii. Use embankments to screen the source of noise; iv. Use noise protection walls; 			CC	Noise management plan/code of practice in place. Separate housing for Ruston compressor exhausts (Site's main source of noise). Embankments and walls deemed unnecessary based on other measures and scale of potential noise emissions	3.4.1
18	In order to prevent or reduce diffuse VOC emissions, BAT is to apply the techniques given below.TechniqueDescriptionApplicabilityI.Techniques related to plant design.i.Limiting the number of potential emission sources ii.Applicability may be limited for existing unitsiii.Selecting high integrity equipmentiii.		СС	i) The EMS incorporates the design process as well as operations and requires risk and BAT assessment of proposed changes including Layers of Protection Analysis (LOPA). EMS procedures include prevention of loss of containment during commissioning, decommissioning and normal operations. The Perenco Guidance on Certification (GOC) specifies requirements for checks against design during installation, commissioning and handover stages. Leak minimisation is addressed through the Hydrocarbon Leak Reduction Policy including activities which are	3.2.1	

BAT Conclusion Number	Summary of BAT Conclusion requirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	condition(s)			
	iv.Facilitating monitoring and maintenance activities by ensuring access to potentially leaking componentsII.Techniques related to plant installation and commissioni ngi.Well defined procedures for construction and assembly hand-over procedures to ensure that the plant is installed in line with the design requirements.III.Techniques related to plant operationUse of a risk based leak detection and repair (LDAR) programme in order to identify leaking components, and to repair these leaks. See table 1.20.6 under BAT 6	Applicability may be limited for existing units Generally applicable		relevant to the installation and commissioning stage. The hydrocarbon release reduction procedure includes a leak search procedure to locate potential and actual leaks. An ongoing "no leaks" programme is in place within the installation, leaks are recorded in the Maximo work order maintenance system and repair work is scheduled. ii) The Environmental Management System Procedure (PUK-SMS-COM-003) lists relevant documents for the EMS. For new projects there are procedures for: Project Management (PUK-SMS-PRJ-001) which covers management of projects including environmental risk assessment, and risk prevention control and mitigation measures; Inherently Safer Design process (PUK-SMS-RM-004) for hazard prevention and control in projects by safer design and Layers of Protection Analysis (LOPA) (PUK-SMS-RM- 002). The EMS also refers to procedures to prevent loss of containment, commissioning, decommissioning and operational stages during i.e. Workplace Environmental Standards (PUK-SMS-COM-006). The EMS identifies the key risk identification and management policies, processes and procedures. The Perenco Guidance on Certification (GOC) specifies requirements for checks against design at all stages from construction to commissioning and handover. The Hydrocarbon Leak Reduction Policy (PUK-SMS-OWC- 036) states the equipment and activities where engineering assurance, searches, checks and supervision must be focused to reduce occurrence and severity of leaks, some of these are relevant to the installation/commissioning stage e.g. de-isolating and reinstating hydrocarbon plant, breaking containment, fitting new or replacement equipment, installing small bore-tubing. There are specific procedures for those activities e.g. safe isolation and reinstatement of pipe				

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
			 (PUK-SMS-OWC-001). The Hydrocarbon Leak Reduction Policy (PUK-SMS-OWC-036) gives guidance for the design of new piping systems (section 8.1). The Hydrocarbon Release Reduction procedure (UKCS-SOP-012) Addendum 1 includes a list of how changes to existing plants may lead to vibration problems. Procedures to prevent loss of containment are included in Workplace Environmental Standards (PUK- SMS-COM-006). The Perenco Gas Terminal is designed to minimise fugitive hydrocarbon leaks. Due to the high pressures involved throughout the process all flanges and valves are designed to meet high standards. iii) The production job plan in work instruction tasks 10 and 20 instructs to complete the leak search in the allocated area and report any findings by referring to the "search procedure". The Hydrocarbon Leak Reduction Policy (PUK-SMS-OWC-036) includes the searching for and management of leaks and vibration management. The Hydrocarbon Release Reduction procedure (UKCS-SOP-012) Addendum 2 Leak Searches include the procedure to locate potential or actual leaks. There is a monthly planned task (F188) to conduct an audit of the terminal leaks register An ongoing "no leaks" programme is in place within the installation. If a leak is identified, action is taken immediately. The leak is recorded by the work order maintenance system and repair work is scheduled. The terminal has two analysers for use in detecting leaks. The gas terminal employs a range of in-process control measures to minimise fugitive emissions. 	

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
19	 In order to prevent hydrofluoric acid (HF) emissions to air from the hydrofluoric acid alkylation process, BAT is to use wet scrubbing with alkaline solution to treat incondensable gas streams prior to venting to flare. Description: See section 1.20.3, Annex 1. Applicability: Generally applicable. Safety requirements, due to the hazardous nature of hydrofluoric acid, are to be considered. 				No hydrofluoric acid alkylation process on site.	
20	In order to reduce emissions to water from the hydrofluoric acid alkylation process, BAT is to use a combination of the techniques given below.				No hydrofluoric acid alkylation process on site.	
	Technique i. Precipitation / Neutralisation step ii Separation step	Description Precipitation (with e.g. calcium or aluminium-based additives) or neutralisation (where the effluent is indirectly neutralised with potassium hydroxide (KOH)) The insoluble compounds produced at the first step (e.g. CaF ₂ or AIF ₃) are separated in e.g. settlement basin.	Applicability Generally applicable. Safety requirements due to the hazardous nature of hydrofluoric acid (HF) are to be considered. Generally applicable			
21	In order to reduce the emissions to water from the sulphuric acid alkylation process, BAT is to reduce the use of sulphuric acid by regenerating the spent acid and to neutralise the waste water generated by this process before routing to waste water treatment.				No sulphuric acid alkylation process on site.	
22	In order to prevent and reduce the emissions of hazardous substances to air and water from base oil production processes, BAT is to use one or a combination of the techniques given below.			NA	No base oil production on site.	

BAT Conclusion Number	Summary of BAT	Conclusion requirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	Technique i. Closed process with a solvent recovery ii. Multi-effect extraction solvent-based process iii. Extraction unit processes	Description Process where the solvent, after being used during base oil manufacturing (e.g. in extraction, dewaxing units), is recovered through distillation and stripping steps. See Section 1.20.7, Annex 1. Solvent extraction process including several stages of evaporation (e.g. double or triple effect) for a lower loss of containment Design (new plants) or implement changes (into process for the start stages of the start start start start is provided by the start start of the start start start is provided by the start sta	Applicability Generally applicable Generally applicable to new units. The use of a triple effect process may be restricted to non- fouling feed stocks Generally applicable to new			
	using less hazardous substances iv. Catalytic processes based on	existing) so that the plant operates a solvent extraction process with the use of a less hazardous solvent: e.g. converting furfural or phenol extraction into the n- methylpyrrolidone (NMP) process Processes based on conversion of undesired compounde via catalytic	units. Converting existing units to another solvent- based process with different physico-chemical properties may require substantial modifications Generally applicable to new units			
	based on hydrogenation	compounds via catalytic hydrogenation similar to hydrotreatment.	units			

BAT Conclusion Number	Summary of BAT Conclusion requirement			Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
23	In order to prevent and reduce emissions to air from the bitumen production process, BAT is to treat the gaseous overhead by using one of the techniques given below			NA	No bitumen production on site.	
	Technique Description Applicability					
	i. Thermal oxidation of gaseous overhead over 800 °C	See Section 1.20.6,	Generally applicable for the bitumen blowing unit			
	ii. Wet scrubbing of gaseous overhead	See Section 1.20.3, Annex 1.	Generally applicable for the bitumen blowing unit			
BAT conclus	ions for the fluid catal	ytic cracking process				
24	catalytic cracking pr combination of the to	r reduce NO _x emissions ocess (regenerator), BA ⁻ echniques given below. related techniques, such a	T is to use one or a	NA	No catalytic cracking process on site.	
		Description	Applicability			
	i. Process optimisation f f	and use of promoters or a Combination of operating conditions or practices aimed at reducing NOx formation, e.g. lowering the excess oxygen in the due-gas in full combustion mode, air staging of the CO boiler n partial combustion mode, provided that the CO boiler is appropriately designed.	additives Generally applicable			

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	ii. Low-NOx CO oxidation promoters iii. Specific additive for NOx reduction	Use of a substance selectively promotes combustion of CO o and prevents the oxidation of the nitro that contain intermediates to NO non-platinum promo Use of specific catal additives for enhanc the reduction of NO CO	the nlycombustion mode for the substitution of platinum-based COgen x e.g.promoters. Appropriate distribution of air in the regenerator may be required to obtain the maximum benefitsyst ingApplicable only in full combustion mode for			
			promoters. Appropriate distribution of air in the regenerator may be required to obtain the maximum benefits.			
	II Secondary or end	-of-pipe techniques su	ich as:			
	Technique	Description	Applicability			
	i. Selective catalytic reduction (SCR)	See section 1.20.2, Annex 1.	To avoid potential fouling downstream, additional firing might be required upstream of the SCR. For existing			
			units, the applicability may be limited by space availability.			

BAT Conclusion Number	Summary of BAT (Conclusion requirem	ent		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	ii.Selective non- catalytic reduction (SNCR)	See section 1.20.2, Annex 1. See section 1.20.2, Annex 1.	with CC residen approp require FCCs v boilers, injectio be require temper Need fc capacit and the manage propert applica by the to vaste v related (e.g. nii by an ir liquid o genera of the to	tial combustion FCCs o boilers, a sufficient ice time at the riate temperature is d. For full combustion vithout auxiliary additional fuel n (e.g. hydrogen) may uired to match a lower ature window. or additional scrubbing y. Ozone generation e associated risk ement need to be y addressed. The bility may be limited need for additional water treatment and cross-media effects trate emissions) and nsufficient supply of xygen (for ozone tion). The applicability echnique may be by space availability.			
	Table 4 BAT- associated emission levels for NOx emissions to ai from the regenerators in the catalytic cracking processParameterType of unit/combustionBAT-AEL						
		mode		(monthly average) Mg/Nm ³			
	NO _x expressed as NO ₂	New unit/all combus	tion	<30 - 100			
		Existing unit/full combustion mode		<100 – 300 (1)			

BAT Conclusion Number	Summary of BAT Conclusion requirement			Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	Existing unit/partial combustion mode 100 - 400 (1) When antimony (Sb) injection is used for metal passivation, NOx levels up to 700 mg/Nm³ may occur. The lower end of the range can be achieved by using the SCR technique.					
25	In order to reduce dust catalytic cracking proc combination of the tech I. Primary or	ess (regenerator), BAT	is to use one or a	NA	No catalytic cracking process on site.	
	Technique i. Use of an attrition- resistant catalyst	Description Selection of catalyst substance that is able to resist abrasion and fragmentation in order to reduce dust emissions.	Applicability Generally applicable provided the activity and selectivity of the catalyst are sufficient			
	ii.Use of low sulphur feedstock (e.g. by feedstock selection or hydrotreatment of feed)	Feedstock selection favours low sulphur feedstocks among the possible sources. Hydrotreatment aims at reducing the sulphur, nitrogen and metal contents of the feed.	Requires sufficient availability of low sulphur feedstocks, hydrogen production and hydrogen sulphide (H2S) treatment capacity (e.g. amine and Claus units)			
	II. secondary	or end-of-pipe technique				
	Technique i. Electrostatic precipitator (ESP)	Description See section 1.20.1, Annex1.	Applicability For existing units, the applicability may be limited by space availability			

BAT Conclusion Number	Summary of BAT Conc	clusion requirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	ii. Multistage cyclone separators	See section 1.20.1, Annex1.	Generally applicable			
	iii. Third stage blowback filter	See section 1.20.1, Annex1.	Applicability may be restricted			
	iv. Wet scrubbing Table 5 BAT – associat form the regenerator in		The applicability may be limited in arid areas and in the case where the by- products from treatment (including e.g. waste water with high level of salts) cannot be reused or appropriately disposed of. For existing units, the applicability may be limited by space availability.			
	Parameter	Type of unit	BAT-AEL (monthly average) (¹) Mg/Nm ³			
	Dust	New unit	10 – 25			
	excluded	Existing unit in CO boiler and throug d of the range can be ad ng is in BAT 4.	-			
26	In order to prevent or catalytic cracking proc combination of the tec	cess (regenerator), BA	AT is to use one or a	NA	No catalytic cracking process on site.	

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	I. Primary or process-related techniques such as:					
	Technique	Description	Applicability			
	i. Use of SOx reducing catalyst additives	Use of a substance that transfers the sulphur associated with coke from the regenerator back to the reactor.	Applicability may be restricted by regenerator conditions design. Requires appropriate hydrogen sulphide abatement capacity (e.g. SRU)			
	ii.Use of low sulphur feedstock (e.g. by feedstock selection of by hydrotreatment of the feed)	Feedstock slelction favours low sulphur feedstocks among the possible sources to be processed at the unit. Hydrotreatment aims at reducing the sulphur, nitrogen and metal contents of the feed. Section 1.20.3, Annex1	Requires sufficient availability of low sulphur feedstocks, hydrogen production anf hydrogen sulphide (H ₂ S) treatment capacity (e.g. amine and			
	II. Secondary or end-of pipe techniques, such as:					
	Technique	Description	Applicability			
	i. Non- regenerative scrubbing	Wet scrubbing or seawater scrubbing	The applicability may be limited in arid areas and in the case where the			
			by-products form the treatment (including e.g. waste water with high levels of salts) cannot be reused or			

BAT Conclusion Number	Summary of BAT Conclusion requirement				Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	Table 6 BAT-a from the reger Parameter SO ₂ (1) Whe hyd com	Type of a New unit: Existing u Existing u combusti ere selectio rotreatmen	the catalytic crackir units/mode s units/full combustion units/partial on on of low sulphur (e.g. t) and/or scrubbing is	BAT-AEL (monthly average) mg/Nm ³ ≤ 300 <100 - 800(¹) 100 - 1 200 (¹) < 0.5% w/w) feed (or			
	The associate	d monitorin	g is in BAT 4.				
27	In order to reduce carbon monoxide (CO) emissions to air from the catalytic cracking process (regenerator), BAT is to use one or a combination of the techniques given below.			AT is to use one or a	NA	No catalytic cracking process on site.	

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	Technique	Description	Applicability			
	i. Combustion operation control	See section 1.20.5, Annex 1.	Generally applicable	-		
	ii. Catalysts with carbon monoxide (CO) oxidation promoters	See section 1.20.5, Annex 1.	Generally applicable only for full combustion mode			
	iii. Carbon monoxide (CO) boiler	See section 1.20.5, Annex 1.	Generally applicable only for partial combustion mode			
	Table 7 BAT- associated emission levels for carbon monoxide emissions to air from the regenerator in the catalytic cracking process for partial combustion mode.					
	Parameter	Combustion mode	BAT-AEL (monthly average) mg/Nm3			
	Carbon monoxide expressed as CO	Partial combustion mode	<u>< 100 (1)</u>	-		
	(1) May not be achievable when not operating the CO boiler at full load.The associated monitoring is in BAT 4]		
28	In order to reduce emissions of polychlorinated dibenzodioxins/furans (PCDD/F) to air from the catalytic reforming unit, BAT is to use one or a combination of the techniques given below				No catalytic cracking process on site.	
	Technique	Description	Applicability			
	i. Choice of the catalyst promoter	Use of catalyst promoter in order to minimise polychlorinated dibenzodioxins/furan s (PCDD/F) formation during regeneration.	Generally applicable			

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
		See section 1.20.7,				
	ii Treatment of the read	Annex 1.				
	ii Treatment of the rege a) Regeneratio	Waste gas from the	Generally applicable			
	n gas recycling loop	regeneration step is	to new units. For			
	with adsorption bed	treated to remove	existing units the			
		chlorinated	applicability may			
		compounds (e.g.	depend of the current			
		dioxins)	regeneration unit			
			design			
	b) Wet	See section 1.20.3,	Not applicable to			
	scrubbing	Annex 1.	semi-regenerative			
	c) Electrostatic	See section 1.20.1.	reformers			
	c) Electrostatic precipitator (ESP)	Annex 1.	Not applicable to semi-regenerative			
			reformers			
	given below:	se one or a combinatio				
	Applicability	Description	Applicability			
	i. Collection	Systematic collection	Generally applicable			
	and recycling of coke fines	and recycling of coke				
	coke intes	fines generated during the whole				
		coking process				
		(drilling, handling,				
		crushing, cooling etc)				
	ii. Handling		Generally applicable			
	and storage of coke according to BAT 3	crushing, cooling etc) See BAT 3				
	and storage of coke according to BAT 3 iii. Use of a	crushing, cooling etc) See BAT 3 Arrestment system	Generally applicable Generally applicable			
	and storage of coke according to BAT 3 iii. Use of a closed blowdown	Crushing, cooling etc) See BAT 3 Arrestment system for pressure relief				
	and storage of coke according to BAT 3 iii. Use of a closed blowdown system	Crushing, cooling etc) See BAT 3 Arrestment system for pressure relief from the coke drum	Generally applicable			
	and storage of coke according to BAT 3 iii. Use of a closed blowdown	Crushing, cooling etc) See BAT 3 Arrestment system for pressure relief				

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	drum being opene to atmosphere) a component of refi fuel gas (RFG)	s a rather than flarin	g. availability ng (to onyl into prior as			
30	In order to reduce NO _x emissions to air from the calcining of green coke process, BAT is to use selective non-catalytic reduction (SNCR). Description: See section 1.20.2, Annex 1. Applicability: The applicability of the SNCR technique (especially with respect to residence time and temperature window) may be restricted due to the specificity of the calcining process.			NA	No calcining process on site.	
31	In order to reduce SOx emissions to air from the calcining of green coke process, BAT is to use one or a combination of the techniques given below. Technique Description Applicability i. Non- Wet scrubbing or seawater scrubbing. The applicability may be limited in arid areas and in the case where the by-products from treatment (including e.g. waste water with high level of salts) cannot be reused or appropriately disposed of. For existing units, the applicability may be limited by space availability		•	No calcining process on site.		

BAT Conclusion Number	Summary of BAT Conc	clusion requireme	ent	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	Regenerative abso scrubbing (e.g. solut gene reco as a durir cycle reag	of a specific SO _x orbing reagent absorbing tion) which erally enables the very of sulphur by-product ng a regenerating e where the ent is reused. Section 5.20.3, ex 1.	The applicability is limited to the case where regenerated by-products can be sold. For existing units, the applicability may be limited by the existing sulphur recovery capacity as well as by space availability			
32	In order to reduce dust emissions to air from the calcining of green coke process, BAT is to use a combination of the techniques given below.			NA	No calcining process on site.	
	Technique i. Electrostatic precipitator (ESP)	Description See section 1.20 Annex 1.	applicability may be limited by space availability. For graphite and anode coke calcining production, the applicability may be restricted due to the high resistivity of the coke particles			
	Parameter BAT-AEL (monthly average) mg/N					
	Dust	10 - 50 (^{1, 2})			

BAT Conclusion Number	Summary of BAT Conclusion requirement			Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	 (1) The lower end of the range can be achieved with a 4-field ESP (2) When an ESP is not applicable, values of up to 150 mg/Nm³ may occur. 					
33	The associated monitoring is in BAT 4. In order to reduce water consumption and emissions to water from the desalting process, BAT is to use one or a combination of the techniques given below.				No desalting process on site.	
	Technique i. Recycling water and optimisation of the desalting process	Description An ensemble of good desalting practices aiming at increasing the efficiency of the desalter and reducing wash water usage e.g. using low shear mixing devices, low water pressure. It includes the management of key parameters for washing (e.g. good mixing) and separation (e.g. pH, density, viscosity, electric field potential for coalescence) steps	Applicability Generally applicable			
	ii. Multistage desalter	Multistage desalters operate with water addition and dehydration, repeated through two stages or more for achieving a better efficiency in the separation and therefore less corrosion in further processes	Applicable for new units			
	iii. Additional separation step	An additional enhanced oil/water and solid/water separation designed for reducing the charge of oil to the waste water treatment plant and recycling it to the process. This includes, e.g. settling drum, the use of	Generally applicable			

BAT Conclusion Number	Summary of BAT Cond	clusion requirement			Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
		optimum interface level controllers					
34	BAT 34. In order to prevent or reduce NOx emissions to air from the combustion units, BAT is to use one or a combination of the techniques given below. I. Primary or process-related techniques, such as:		СС	All combustion units are below 20 MWth with the exception of LCP 42 which is 75 MWth. The existing limit on LCP 42 for NOx is 82.5 mg/m ³ which is lower than the BAT AEL upper limit of 120 mg/m ³ . The existing ELV is retained in line with our position of no backsliding.	2.3.1		
	Technique i. Selection or treatmen (a) Use of gas to replace liquid fuel	Description nt of fuel Gas generally contains less nitrogen than liquid and its combustion leads to a lower level of NOx emissions. See section 1.20.3, Annex 1.	limited by constrain with the a low sulph which ma	icability may be y the ats associated availability of nur gas fuels, ay be impacted nergy policy of			
	 (b) Use of low nitrogen refinery fuel oil (RFO) e.g. by RFO selection or by hydrotreatment of RFO ii Combustion modification 	Refinery fuel oil selection favours low nitrogen liquid fuels among the possible sources to be used at the unit. Hydrotreatment aims at reducing the sulphur, nitrogen and metal contents of the fuel. See section 1.20.3, Annex 1.	by the av nitrogen hydroger and hydr (H ₂ S) tre	(e.g. amine			
	ii. Combustion modifica						

BAT Conclusion Number				Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	(a) Staged combustion: • air staging • fuel staging (b) Optimisation of	See section 1.20.2, Annex 1.	Fuel staging for mixed or liquid firing may require a specific burner design Generally applicable			
	combustion (c) Flue-gas recirculation	1.20.2, Annex 1. See section 1.20.2, Annex 1.	Applicable through the use of specific burners with internal recirculation of the flue- gas. The applicability may be restricted to retrofitting external flue-gas recirculation to units with a forced/induced draught mode of operation			
	(d) Diluent injection	See section 1.20.2, Annex 1.	Applicable for gas turbines where appropriate inert diluents are available			
	(e) Use of low-NO _x burners (LNB)	See section 1.20.2, Annex 1.	Generally applicable for new units taking into account, the fuel- specific limitation (e.g. for heavy oil). For existing units, applicability may be restricted by the complexity caused by site-specific conditions e.g. furnaces design, surrounding devices. In very specific cases, substantial modifications may be required.			

BAT Conclusion Number	Summary of BAT Con	Summary of BAT Conclusion requirement			Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	II. Secondary or	end-of-pipe techniques	The applicability may be restricted for furnaces in the delayed coking process, due to possible coke generation in the furnaces. In gas turbines, the applicability is restricted to low hydrogen content fuels (generally < 10 %) , such as:			
l	Technique	Description	Applicability			
	i. Selective catalytic reduction (SCR)	See section 1.20.2, Annex 1.	Generally applicable for new units. For existing units, the applicability may be constrained due to the requirements for significant space and optimal reactant injection			
	ii. Selective non- catalytic reduction (SNCR)	See section 1.20.2, Annex 1.	Generally applicable for new units. For existing units, the applicability may be constrained by the requirement for the temperature window and the residence time to be reached by reactant injection			
	iii. Low temperature oxidation	See section 1.20.2, Annex 1.	The applicability may be limited by the need for additional scrubbing capacity and by the fact			

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	iv. SNO _x combined technique BAT- associated en	d See section 1.20.4, Annex 1.	that ozone generation and the associated risk management need to be properly addressed. The applicability may be limited by the need for additional waste water treatment and related cross-media effects (e.g. nitrate emissions) and by an insufficient supply of liquid oxygen (for ozone generation). For existing units, the applicability of the technique may be limited by space availability Applicable only for high flue-gas (e.g. > 800 000 Nm3/h) flow and when combined NO _X and SO _X abatement is needed			
	Table 9 BAT-associated emission levels for NO _X emissions to air from a gas turbine					
	Parameter	Type of equipment	BAT-AEL ⁽¹⁾ (monthly average) mg/Nm ³ at 15% O ₂			
	NOx, expressed as NO ₂	Gas turbine (including combined cycle gas turbine – CCGT) and	40 - 120 (existing gas turbine)			

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
		integrated gasification combined cycle turbine (IGCC))	20 - 50 (new turbine) (²)			
	 (1) BAT-AEL refers to combined emissions from the gas turbine and the supplementary firing recovery boiler, where present (2) For fuel with high H₂ content (i.e. above 10%), the upper end of the range is 75 mg/Nm³ Table 10 BAT- associated emission levels for NOX emissions to air from a gas-fired combustion unit, with the exception of gas turbines 					
	Parameter:	Type of combustion	BAT-AEL (monthly average) mg/Nm ³	1		
	NOx, expressed as NO ₂	Gas firing	30 - 150 for existing unit ⁽¹⁾			
			30 - 100 for new unit			
	with H2 conte	an existing unit using high air pro nt in the fuel gas higher that 50° ge is 200 mg/Nm ³				
	Table 11 BAT –associated emission levels for NO _x emissions to air from a multi-fuel fired combustion unit with the exception of gas turbines					
	Parameter:	Type of combustion	BAT-AEL n (monthly average) mg/Nm ³]		
	NO _x expresse	ed as Multi-fuel fired	30 -3—for existing	1		

BAT Conclusion Number	Summary of BAT Conclusion requirement (1) For existing units < 100 MW firing fuel oil with a nitrogen content higher that 0.5% (w/w) or with liquid firing > 50% or using air preheating values up to 450 mg/Nm³ may occur (2) The lower end of the range can be achieved by using the SCR technique The associated monitoring is in BAT 4			Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
35	the combustion units, techniques given belo	n order to prevent or reduce dust and metal emissions to air from NA All process plant is gas fired and metal/dust emissions he combustion units, BAT is to use one or a combination of the NA All process plant is gas fired and metal/dust emissions are not a significant issue. Only emergency units are diesel fuelled (fire pump and standby generator). I. Primary or process-related techniques, such as: Regular monitoring is conducted internally to maintain				
	Technique Selection or treatment	Description	Applicability		optimum combustion.	
	 (a) Use of gas to replace liquid fuel (b) Use of low sulphur refinery fuel oil (RFO) e.g. by RFO selection or by hydro- treatment of RFO 	Gas instead of liquid combustion leads to lower level of dust emissions See section 1.20.3, Annex 1. Refinery fuel oil selection favours low sulphur liquid fuels among the possible sources to be used at the unit. Hydrotreatment aims at reducing the sulphur, nitrogen and metal contents of the fuel	The applicability may be limited by the constraints associated with the availability of low sulphur fuels such as natural gas which may be impacted by the energy policy of the Member State The applicability may be limited by the availability of low sulphur liquid fuels, hydrogen production and the hydrogen sulphide (H ₂ S) treatment capacity (e.g. amine and Claus units)	-	optimum combustion.	

BAT Conclusion Number	Summary of BAT Conclusion requirement				Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	Combusties and if esti					
	Combustion modification (a) Optimisation of combustion	See section 1.20.2, Annex 1.	Generally applicable to all types of combustion			
	(b) Atomisation of liquid fuel	Use of high pressure to reduce the droplet size of liquid fuel. Recent optimal burner designs generally include steam atomisation	Generally applicable to liquid fuel firing			
	Il Secondary or end-of-p					
	i. Electrostatic precipitator (ESP)	Description See section 1.20.1, Annex 1.	Applicability For existing units, the applicability may be limited by space availability			
	ii. Third stage blowback filter	See section 1.20.1, Annex 1.	Generally applicable			

BAT Conclusion Number					Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
		Wet scrubbing	See section 1.20.1, Annex 1.	The applicability may be limited in arid areas and in the case where by-products from treatment (including e.g. waste water with a high level of salt) cannot be reused or appropriately disposed of. For existing units, the applicability of the technique may be limited by space availability			
	iv.	Centrifug al washers	See section 1.20.1, Annex 1.	Generally applicable			
		lti-fuel fired o	ated emission levels of combustion unit with th Type of combustion	ne exception of gas			
	Dust		Multi-fuel firing	average) mg/Nm ³ 5 - 50 for existing unit (¹) (²) 5 - 25 for new unit < 50 MW			
	(2) T	use of end-of- The upper end	d of the range is achieval pipe techniques d of the range refers to th oil burning and where or	ne use of a high			
			ng is in BAT 4				

BAT Conclusion Number	Summary of BAT Conclusion requirement			Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
36	In order to prevent or reduce SO _x emissions to air from the combustion units, BAT is to use one or a combination of the techniques given below. I. Primary or process-related techniques		NA	Not applicable - all process combustion plant are gas fired (sweet gas).		
	Technique i. Use of gas to replace liquid fuel	Description See section 1.20.3, Annex 1.	Applicability The applicability may be limited by the constraints associated with the availability of low sulphur fuels such as natural gas, which may be impacted by the energy policy of the Member State			
	ii. Treatment of refinery fuel gas (RFG)	Residual H2S concentration in RFG depends on the treatment process parameter, e.g. the amine-scrubbing pressure. See Section 1.20.3, Annex 1.	For low calorific gas containing carbonyl sulphide (COS) e.g. from coking units, a converter may be required prior to H ₂ S removal			
	iii. Use of low sulphur refinery fuel oil (RFO) e.g. by RFO selection or by hydrotreatment of RFO	Refinery fuel oil selection favours low sulphur liquid fuels among the possible sources to be used at the unit. Hydrotreatment aims at reducing the sulphur, nitrogen and	The applicability is limited by the availability of low sulphur liquid fuels, hydrogen production and the hydrogen sulphide (H ₂ S) treatment capacity (e.g. amine and Claus units			

BAT Conclusion Number	Summary of BAT Con	clusion requ	irement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	metal contents of the fuel. See Section 1.20.3, Annex 1.						
	II. Secondar	y or end-of-pi	pe technique	es			
	Technique i. Non-regenerative scrubbing	Descriptio Wet scrubb seawater s See Sectio Annex 1.	oing or crubbing.	Applicability The applicability may be limited in arid areas and in the case where the by- products from treatment (including e.g. waste water with high level of salts) cannot be reused or appropriately disposed of. For existing units, the applicability of the technique may be limited by space availability			
	from combustion unit exception of gas turb	firing refine	y fuel gas (
	Parameter		mg/Nm ³	(monthly average)			
	SO2 (1) In the specific con operative pressure an above 5, the upper er mg/Nm3	d with refinery	/ fuel gas wi				

BAT Conclusion Number	Summary of BAT Conclusion requirement			Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	The associated monitoring is in BAT Table 14 BAT- associated emission from multi-fuel fired combustion turbines and stationary engines	on levels for SO ₂ emissions to air			
	Parameter	BAT-AEL (monthly average) mg/Nm ³			
	SO ₂ The associated monitoring is in BAT	35 - 600 4			
37	In order to reduce carbon monoxide (CO) emissions to air from the combustion units, BAT is to use a combustion operation control. Description: See section 1.20.5, Annex 1. Table 15 BAT – associated emission levels for carbon monoxide emissions to air from combustion unit			All combustion units are below 20 MWth with the exception of LCP 42 which is 75 MWth. The existing limit on LCP 42 for CO is 75 mg/m ³ which is lower than the BAT AEL upper limit of 100 mg/m ³ . The existing ELV is retained in line with our position of no backsliding.	2.3.1
	Parameter BAT- AEL (monthly average) mg/Nm³ Carbon monoxide expressed as CO ≤ 100				
	Associated monitoring is in BAT 4.				
38	In order to reduce emissions to air from the etherification process, BAT is to ensure the appropriate treatment of process off-gases by routing them to the refinery fuel gas system.		NA	No etherification process on site.	
39	In order to prevent upset of the biotreatment, BAT is to use a storage tank and an appropriate unit production plan management to control the toxic components dissolved content (e.g. methanol, formic acid, ethers) of the waste water stream prior to final treatment.		NA	No biotreatment on site.	

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
40	In order to reduce emissions to air of chlorinated compounds, BAT is to optimise the use of chlorinated organic compounds used to maintain catalyst activity when such a process is in place or to use non-chlorinated catalytic systems.	NA	No chlorinated organic compounds used on site.	
41	In order to reduce sulphur dioxide emissions to air from the natural gas plant, BAT is to apply BAT 54.	СС	See BAT 54	2.3.1
42	In order to reduce nitrogen oxides (NOx) emissions to air from the natural gas plant, BAT is to apply BAT 34	CC	See BAT 34	2.3.1
43	In order to prevent emissions of mercury when present in raw natural gas, BAT is to remove the mercury and recover the mercury-containing sludge for waste disposal.	FC	 Inlet gas has been analysed in the past and it was concluded that there was no requirement to remove mercury from the gas phase. Mercury levels in the collected condensate are not routinely measured however monitoring is performed on breakage of containment for condensate storage tanks if a mercury contaminated sludge is suspected to be present. Any such sludges are contained within the vessel for specialist removal and off-site recovery of mercury. IC15 has been set requiring the following; The Operator shall carry out an assessment of the impact of emissions of mercury present in raw natural gas. The report shall include; the measures used to remove the mercury, mercury emissions to air from handling and treating the raw natural gas how the mercury containing sludge/absorbent is recovered and handled the final fate of any mercury containing waste streams. A written report summarising the findings shall be submitted to the Agency for approval, along with a timetable for implementing improvements. The Operator shall implement the improvements to the approved timetable. 	2.3.1

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
44	In order to prevent or reduce waste water flow generation from the distillation process, BAT is to use liquid ring vacuum pumps or surface condensers.	NA	No vacuum distillation on site.	
	Applicability . May not be applicable in some retrofit cases. For new units, vacuum pumps, either in or not in combination with the steam ejectors, may be needed to achieve a high volume (10 mm Hg). Also, a spare should be available in case the vacuum pump fails.			
45	In order to prevent or reduce water pollution from the distillation process, BAT is to route sour water to the stripping unit.	NA	No sour water on site.	
46	In order to prevent or reduce emissions to air from distillation units, BAT is to ensure the appropriate treatment of process off- gases, especially incondensable off-gases, by acid gas removal prior to further use. Applicability. Generally applicable for crude and vacuum distillation units. May not be applicable for standalone lubricant and bitumen	СС	Off-gases from the monoethylene glycol (MEG) reboiler distillation system are condensed in a fin fan cooler to recover condensable materials and gases are fed to the vapour recovery system for reinjection of non-condensable VOCs to the gas processing lines.	2.3.1
	refineries, with emissions of less than 1 t/d of sulphur compounds. In specific refinery configurations, applicability may be restricted, due to the need for e.g. large piping, compressors or additional amine treating capacity.			
47	In order to reduce emissions to air from the products treatment process, BAT is to ensure the appropriate disposal of off-gases, especially odorous spent air from sweetening units, by routing them to destruction, e.g. by incineration.	NA	No waste gas treatment systems on-site. Incoming gas is sweet and non-odorous. Gas is recovered during depressurisation of lines (down to 5psig) e.g. for sphere recovery or maintenance, and from the condensate and MEG processes and storage tanks by	
	Applicability . Generally applicable to products treatment processes where the gas streams can be safely processed to the destruction units. May not be applicable to sweetening units, due to safety reasons.		way of the vapour recovery system and recycle gas compressors. Recovered gas is reinjected to the inlet gas feed. Below a pressure of 5 psig, gas is cold vented.	
48	In order to reduce waste and waste water generation when a products treatment process using caustic is in place, BAT is to use cascading caustic solution and a global management of spent caustic, including recycling after appropriate treatment, e.g. by stripping.	NA	No products treatment using caustic.	

BAT Conclusion Number	Summary of BAT Conclusion requirement In order to reduce VOC emissions to air from the storage of volatile liquid hydrocarbon compounds, BAT is to use floating roof storage tanks equipped with high efficiency seals or a fixed roof tank connected to a vapour recovery system. Description. High efficiency seals are specific devices for limiting losses of vapour e.g. improved primary seals, additional multiple (secondary or tertiary) seals (according to quantity emitted). Applicability. The applicability of high efficiency seals may be restricted for retrofitting tertiary seals in existing tanks.			Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s) 2.3.1
49				сс	All bulk storage tanks for volatile materials (condensate and MEG) are of a fixed roof design with fuel gas blanketing and connection to the vapour recovery system.	
50	In order to reduce VOC emissions to air from the storage of volatile liquid hydrocarbon compounds, BAT is to use one or a combination of the techniques given below.			CC	Condensate tanks are periodically cleaned internally to enable inspection by the Integrity Team. Condensate tanks are linked to the vapour recovery system which recovers hydrocarbon vapours down to below 5 psig	2.3.1
	Technique i. Manual crude oil tank cleaning	Description Oil tank cleaning is performed by workers entering the tank and removing sludge manually	Applicability Generally applicable		pressure. For maintenance inspection tanks are emptied of vapours to recovery system, isolated, nitrogen purged, water washed, air purged and then entered for manual cleaning before inspection. Nitrogen and air purge is cold vented. Any deposits in tanks are cleaned and wash waters collected for off-	
	ii. Use of a closed- loop system	For internal inspections, tanks are periodically emptied, cleaned and rendered gas-free. This cleaning includes dissolving the tank bottom. Closed-loop systems that can be combined with end-of-pipe mobile abatement techniques prevent or reduce VOC emissions	The applicability may be limited by e.g. the type of residues, tank roof construction or tank materials		site treatment and disposal. Closed loop automatic system not used.	

BAT Conclusion Number	Summary of BAT Conc	clusion requirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	from the storage of liquid one or a combination of a combination of a combination of a combination of a control series of the storage of the	educe emissions to soluid hydrocarbon compo of the techniques given A management system including leak detection and operational controls to prevent overfilling, inventory control and risk-based inspection procedures on tanks at intervals to prove their integrity, and maintenance to improve tank containment. It also includes a system response to spill consequences to act before spills can reach the groundwater. To be especially reinforced during maintenance periods	Applicability Generally applicable	/ FC /	demonstrate compliance with the BAT Conclusion	
	ii. Double bottomed tanks	A second impervious bottom that provides a measure of protection against releases from the first material	Generally applicable for new tanks and after an overhaul of existing tanks (1)		corrosion) monitoring, with risk based inspection frequencies for bunds, tanks, pipelines and pressure vessels, tank alarms and level indicators and also covers safety critical items using SIL assessments.	
	iii. Impervious membrane liners	A continuous leak barrier under the entire bottom surface of the tank	Generally applicable for new tanks and after an overhaul of existing tanks (¹)		Leak minimisation is addressed through the Hydrocarbon Leak Reduction Policy including activities which are relevant to the installation and commissioning stage. The hydrocarbon release reduction procedure includes a leak search procedure	

BAT Conclusion Number	Summary of BAT Concl	usion requirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	dedicated to produc	A tank farm bund is designed to contain large spills potentially caused by a shell rupture or overfilling (for both environmental and safety reasons). Size and associated building rules are generally defined by local regulations i may be generally applets that require heat for e no leak is likely becau			 to locate potential and actual leaks. An ongoing "no leaks" programme is in place within the installation, leaks are recorded in the Maximo work order maintenance system and repair work is scheduled. Perenco operates a planned preventative maintenance programme for ensuring the integrity of plant, equipment and environmentally critical systems. Arrangements for response to emergency situations, including roles and responsibilities, procedures, contacts and ER exercise frequency, are described in procedures: Bacton Terminal Emergency Response Plan. Tanks are existing and have not been overhauled and are not double bottomed. Tanks rest on concrete with a drain under each tank which links into the bund. Any leaks from tank bottoms will be retained and detected in the bund. All condensate and MEG storage tanks are housed in bunds which are sized to contain 110% of the total tank storage capacity for single tanks or 25% of total tank storage capacities for multiple tanks in a bund. 	
52	In order to prevent or re and unloading operation compounds, BAT is to u given below to achieve	ns of volatile liquid hy use one or a combinat	/drocarbon tion of the techniques	NA	Condensate production is in the order of 16,000 tonnes per annum. Condensate is stored on site before transfer by underground pipeline to BPA North Walsham.	
	Technique	Description	Applicability		There is no tanker loading/unloading of condensate	
	Vapour recovery by: i. Condensation ii. Absorption iii. Adsorption iv. Membrane separation v. Hybrid systems	See section 1.20.6, Annex 1.	Generally applicable to loading/unloading operations where annual throughput is > 5 000 m ³ /yr. Not applicable to loading/unloading		on-site hence BAT 52 is not directly applicable. Condensate storage and transfer to BPA pipeline is fully enclosed with no VOC emissions. Condensate tanks are linked to the vapour recovery system to minimise VOC emissions.	

BAT Conclusion Number	Summary of BAT Concl	usion requirem	ient	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	for a vapour recove technically impossit Table 16 BAT- associate and benzene emissions operations of volatile lic Parameter NMVOC	ery unit, if vapour ble because of the ed emission leve to air from loa quid hydrocarb BA 0.15	on compounds T-AEL (hourly average) (1) 5 - 10g/Nm ³ (²) (³)			
	Benzene (³) <1 mg/Nm ³ (1) Hourly values in continuous operation expressed and measured according to Directive 94/63/EA (2) Lower value achievable with two-stage hybrid systems. Upper value achievable with single-stage adsorption or membrane system (3) Benzene monitoring may not be necessary where emissions of NMVOC are at the lower end of the range.					
53		Γ is to ensure tl	from visbreaking and other ne appropriate treatment of echniques of BAT 11.	NA	No relevant processes on site.	
54	In order to reduce sulphur emissions to air from off-gases containing hydrogen sulphides (H ₂ S), BAT is to use all of the techniques given below.		NA	No sour gas on site.		
	Technique i. Acid gas removal e.g. by amine treating ii. Sulphur recovery unit (SRU), e.g. by Claus process Claus process	Description See section 1.20.3, Annex 1. See section 1.20.3, Annex 1.	Applicability Generally applicable Generally applicable			

BAT Conclusion Number	Summary of BAT Concl	usion requiren	nent	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	Table 17 BAT-associate waste gas sulphur (H ₂ S) Acid gas removal Sulphur recovery efficient (1) Sulphur recovery efficient (2) Sulphur recovery efficient (3) Sulphur recovery efficient (4) Sulphur recovery efficient (5) Sulphur recovery efficient (6) Sulphur recovery efficient (7) Sulphur recovery efficient (8) Sulphur recovery efficient (9) Sulphur recovery efficient<	ase of sulphur d environment) recovery syst BAT- perfo avera Achie remo to me 36 ncy (¹) New Existi fficiency is calcu U and TGTU) a ed in the sulphu en the applied te (e.g. seawater s iciency, as the %	compounds of less than 1 t/d al performance levels for a em associated environmental rmance level (monthly age) we hydrogen sulphides (H2S) val in the treated RFG in order et gas firing BAT-AEL for BAT unit: 99.5 - > 99.9 % ng unit: ≥ 98.5 % lated over the whole treatment s the fraction of sulphur in the r stream routed to the schnique does not include a scrubber) it refers to the 6 of sulphur removed by the			
55	In order to prevent emis flaring only for safety re conditions (e.g. start-up	easons or for n		NA	No flaring on site.	
56	In order to reduce emise unavoidable, BAT is to			NA	No flaring on site.	

BAT Conclusion Number	Summary of BAT Conclusion requirement			Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	Technique i. Correct plant design	Description See section 1.20.7, Annex 1.	Applicability Applicable to new units. Flare gas recovery system may be retrofitted in existing units			
	ii. Plant management iii. Correct flaring devices design iv. Monitoring and reporting	See section 1.20.7, Annex 1. See section 1.20.7, Annex 1. See section 1.20.7, Annex 1.	Generally applicable Applicable to new units Generally applicable			
57	and process un energy supply with frequent p	and fluid catalytic cra rated emission manage BAT 24 and BAT 34. hique consists of mana bustion units and FCC r, by implementing and n of BAT across the difu- ctiveness thereof, in su s are equal to or lower through a unit-by-unit T 24 and BAT 34. cially suitable to oil refin- sed site complexity, mu- nits interlinked in terms	cking (FCC) units, ement technique as an ging NOx emissions units on a refinery site operating the most ferent units concerned uch a way that the than the emissions application of the BAT- ning sites: ultiplicity of combustion of their feedstock and	NA	A bubble approach is not being sought for the site.	

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	 with a technical necessity to use a part of process residues as internal fuels, causing frequent adjustments of the fuel mix according to process requirements. 			
	 BAT-associated emission levels: See Table 18. In addition, for each new combustion unit or new FCC unit included in the integrated emission management system, the BAT-AELs set out under BAT 24 and BAT 34 remain applicable. Table 18 BAT associated emission levels for NOX emissions to air when applying BAT 58 			
	The BAT-AEL for NO _x emissions from the units concerned by BAT 57, expressed in mg/Nm ₃ as a monthly average value, is equal to or less than the weighted average of the NO _x concentrations (expressed in mg/Nm ₃ as a monthly average) that would be achieved by applying in practice at each of those units techniques that would enable the units concerned to meet the following: (a) for catalytic cracking process (regenerator) units: the BAT-AEL range set out in Table 4 (BAT 24); (b) for combustion units burning refinery fuels alone or simultaneously with other fuels: the BAT-AEL ranges set out in Tables 9, 10 and 11 (BAT 34).			
	This BAT-AEL is expressed by the following formula: Σ [(flue gas flow rate of the unit concerned) x (NO _x concentration that would be achieved for that unit)]			
	Σ(flue gas flow rate of all units concerned)			
	Notes 1. The applicable reference conditions for oxygen are those specified in Table 1.			

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	 The weighing of the emission levels of the individual units is done on the basis of the flue-gas flow rate of the unit concerned, expressed as a monthly average value (Nm³/hour), which is representative for the normal operation of that unit within the refinery installation (applying the reference conditions under Note 1). In case of substantial and structural fuel changes which are affecting the applicable BAT-AEL for a unit or other substantial and structural changes in the nature or functioning of the units concerned, or in case of their replacement or extension or the addition of combustion units or FCC units, the BAT-AEL defined in Table 18 needs to be adjusted accordingly. Monitoring associated with BAT 57 BAT for monitoring emissions of NOx under an integrated emission management technique is as in BAT 4, complemented with the following: a monitoring plan including a description of the processes monitored, a list of the emission sources and source streams (products, waste gases) monitored for each process and a description of the underlying assumptions and associated level of confidence; continuous monitoring of the flue-gas flow rates of the units concerned, either through direct measurement or by an equivalent method; a data management system for collecting, processing and reporting all monitoring data needed to determine the emissions from the sources covered by the integrated emission management technique. 			
58	In order to achieve an overall reduction of SO ₂ emissions to air from combustion units, fluid catalytic cracking (FCC) units and waste gas sulphur recovery units, BAT is to use an integrated	NA	A bubble approach is not being sought for the site.	

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	 emission management technique as an alternative to applying BAT 26, BAT 36 and BAT 54. Description: The technique consists of managing SO emissions from several or all combustion units, FCC units and waste gas sulphur recovery units on a refinery site in an integrated manner, by implementing and operating the most appropriate combination of BAT across the different units concerned and monitoring the effectiveness thereof, in such a way that the resulting total emissions are equal to or lower than the emissions that would be achieved through a unit-by-unit application of the BAT-AELs referred to in BAT 26 and BAT 36 as well as the BAT-AEPL set out under BAT 54. This technique is especially suitable to oil refining sites: with a recognised site complexity, multiplicity of combustion and process units interlinked in terms of their feedstock and energy supply; with frequent process adjustments required in function of the quality of the crude received; with a technical necessity to use a part of process residues as internal fuels, causing frequent adjustments of the fuel mix according to process requirements. BAT associated emission level: See Table 19. In addition, for each new combustion unit, new FCC unit or new waste gas sulphur recovery unit included in the integrated emission management system, the BAT-AELs set out under BAT 26 and BAT 36 and the BAT- AEPL set out under BAT 54 remain applicable. Table 19 BAT associated emission level for SO₂ when applying BAT 38 			

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	 The BAT-AEL for SO₂ emissions from the units concerned by BAT 58, expressed in mg/Nm₃ as a monthly average value, is equal to or less than the weighted average of the SO₂ concentrations (expressed in mg/Nm₃ as a monthly average) that would be achieved by applying in practice at each of those units techniques that would enable the units concerned to meet the following: (a) for catalytic cracking process (regenerator) units: the BAT-AEL ranges set out in Table 6 (BAT 26); (b) for combustion units burning refinery fuels alone or simultaneously with other fuels: the BAT-AEL ranges set out in Table 14 (BAT 36); and (c) for waste gas sulphur recovery units: the BAT-AEPL ranges set out in Table 17 (BAT 54). This BAT-AEL is expressed by the following formula: ∑[(flue gas flow rate of the unit concerned) x (SO₂ concentration that would be achieved for that unit)] 			
	 Σ(flue gas flow rate of all units concerned) Notes: The applicable reference conditions for oxygen are those specified in Table 1. The weighing of the emission levels of the individual units is done on the basis of the flue-gas flow rate of the unit concerned, expressed as the monthly average value (Nm³/hour), which is representative for the normal operation of that unit within the refinery installation (applying the reference conditions under Note 1). In case of substantial and structural fuel changes which are affecting the applicable BAT-AEL for a unit or other substantial and structural changes in the nature or functioning of the units concerned, or in case of their replacement, extension or the addition of combustion, FCC, or waste gas sulphur recovery units, 			

BAT Conclusion Number	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	Relevant permit condition(s)
	 the BAT-AEL defined in Table 19 needs to be adjusted accordingly. Monitoring associated with BAT 58 BAT for monitoring emissions of SO₂ under an integrated emission management approach is as in BAT 4, complemented with the following: a monitoring plan including a description of the processes monitored, a list of the emission sources and source streams (products, waste gases) monitored for each process and a description of the methodology (calculations, measurements) used and the underlying assumptions and associated level of confidence; continuous monitoring of the flue-gas flow rates of the units concerned, either through direct measurement or by an equivalent method; a data management system for collecting, processing and reporting all monitoring data needed to determine the emissions from the sources covered by the integrated emission management technique 			

6 Review and assessment of derogation requests made by the operator in relation to BAT Conclusions which include an associated emission level (AEL) value

The IED enables a competent authority to allow derogations from BAT AELs stated in BAT Conclusions under specific circumstances as detailed under Article 15(4):

By way of derogation from paragraph 3, and without prejudice to Article 18, the competent authority may, in specific cases, set less strict emission limit values. Such a derogation may apply only where an assessment shows that the achievement of emission levels associated with the best available techniques as described in BAT conclusions would lead to disproportionately higher costs compared to the environmental benefits due to:

(a) the geographical location or the local environmental conditions of the installation concerned; or

(b) the technical characteristics of the installation concerned.

As part of their Regulation 60 Notice response, the operator has not requested a derogation from compliance with the AEL values included in the BAT Conclusions.

6.1 Overview of the site and installation

The installation receives and processes natural gas (primarily methane) and Natural Gas Liquids (NGL) from several fields in the Southern North Sea which are pumped to site via three gas pipelines. This natural gas is then supplied to adjacent operators for transmission to the national distribution network and exported to mainland Europe. The installation consists of a listed activity for refining gas (Section 1.2 Part A(1)(a)) Supporting the gas refining are a number of directly associated activities including effluent treatment and drainage, fuel and power gas systems, instrument and plant air system, electricity generation, diesel storage, hydraulic system, firewater system and vapour recovery systems. The two gas refining lines run in tandem and are both served by combustion activities for heating, compression etc. There is also a large combustion plant (LCP) on site (LCP 42: net rated thermal input 75MWth) for the provision of mechanical energy to drive the compressors. There is a 1.1MW standby diesel generator used for electricity generation in the event of a power outage of the main electrical supply. Effluent is collected, via the site drainage system, into an interceptor pit where insoluble hydrocarbons are separated using a weir system.

The main emissions to air from the site are oxides of nitrogen and carbon monoxide from combustion activities, and natural gas (as methane) from venting and fugitive sources. The LCP stack is 20 metres tall and air pollutants are abated by means of a catalytic converter. Effluent comes from collected surface waters from the process areas within the installation and from the glycol reboilers. This effluent is treated by physical separation in a weir system before being directed to a common sea outfall. The main emissions to water are residual monoethylene glycol (MEG) and hydrocarbon oils resulting in a chemical oxygen demand (COD) that is higher than benchmark limits.

7 Emissions to Water

The consolidated permit incorporates the current discharge to controlled waters identified as W1 and W2.

Our review of the emission limits considered the BAT conclusions and also whether the current limits will maintain River Quality Objectives (RQOs) in the receiving watercourse to ensure the water quality objectives under Water Framework Directive will be met through improvements identified in the Operator's Water Improvement plan.

The relevant waste water BAT-AEL from the BAT Conclusions is BAT 12. We have set ELVs and monitoring in accordance with Table 3 referenced in BATs 10 and 12. The monitoring of these parameters is set at a 6 monthly or weekly frequency. Note 1 in Table 3 allows the frequency of sampling from Gas Refining sites to be amended.

Process effluent from the Perenco site that discharges via W1 cannot currently meet the existing limit for Total Organic Carbon (TOC). The operator currently tankers this process stream offsite for third party treatment and proposes to continue this operation which will ensure there is not a breach of TOC or the new BAT AELs. Preoperational condition PO1 has been set to allow this process stream to discharge via W1 once it can meet the permit conditions and a MCERTS approved flow proportional sampler has been installed/commissioned.

Process effluent discharging via W2 is stored and tested in a dedicated vessel prior to discharge. The composition of the effluent is variable as it contains process waters that are released in batches. The batches are monitored before release and any effluents that are at risk of exceeding the BAT AELs will be isolated and tankered off site for treatment and disposal.

In addition to the review of compliance against the relevant BAT Conclusions for emissions to water, this Permit review also provides an opportunity to consider whether the discharge to surface water will maintain Water Quality Objectives (WQOs) in the receiving watercourse to ensure the water quality objectives under Water Framework Directive will be met.

The Operator does not currently have sufficient information for this assessment to be made. Improvement Conditions 13 and 14 have been added to Table S1.3 Improvement Programme Requirements to address this. Details of the Improvement Conditions are included in Annex 2 below.

8 Additional IED Chapter II requirements:

No additional requirements were set within the permit.

9 Review and assessment of changes that are not part of the BAT Conclusions derived permit review.

Process effluent

Process effluent from the Perenco site that discharges via W1 cannot currently meet the existing limit for Total Organic Carbon (TOC). The operator currently tankers this process stream offsite for third party treatment and proposes to continue this operation which will ensure there is not a breach of TOC or the new BAT AELs.

Pre-operational condition PO1 has been set to allow this process stream to discharge via W1 once it can meet the permit conditions and a MCERTS approved flow proportional sampler has been installed and commissioned.

Cold venting

Currently the site does not flare but cold vents therefore IC16 has been set requiring the Operator to review the measures and procedures in place to prevent and reduce/mitigate venting of gas from the process.

Registered Company Address

The company addressed has been changed to; 8 Hanover Square London W1S 1HQ

10 Decision Checklist

This document should be read in conjunction with the application, supporting information and permit/notice.

Aspect	Justification / Detail
considered	
Confidential information	A claim for commercial or industrial confidentiality has not been made.
Identifying confidential information	We have not identified information provided as part of the Regulation 60 response that we consider to be confidential. The decision was taken in accordance with our guidance on commercial confidentiality.
Scope of consultation	The consultation requirements were reviewed and did not need to be implemented. The decision was taken in accordance with the Environmental Permitting Regulations and our public participation statement.
Control of the facility	We are satisfied that the operator is the person who will have control over the operation of the facility after the issue of the consolidation. The decision was taken in accordance with our guidance on legal operator for environmental permits.
Applicable directives	All applicable European directives have been considered in the determination of the application.
Biodiversity, Heritage, Landscape and Nature	The Installation is within the relevant distance criteria of a site of heritage, landscape or nature conservation, and/or protected species or habitat. A full assessment of the application and its potential to
Conservation	affect the site(s)/species/habitat has not been carried out as part of the permitting process. We consider that the review will not affect the features of the site/species/habitat.
Operating techniques	We have reviewed the techniques, where relevant to the BAT Conclusions, used by the operator and compared these with the relevant guidance notes.
	The permit conditions ensure compliance with relevant BREFs and BAT Conclusions, and ELVs deliver compliance with BAT-AELs.
Updating permit conditions	We have updated previous permit conditions to those in the new generic permit template as part of permit

Aspect	Justification / Detail
considered during consolidation	consolidation. The new conditions have the same meaning as those in the previous permit(s). The operator has agreed that the new conditions are acceptable.
Use of conditions other than those from the template	Based on the information in the application, we consider that we do not need to impose conditions other than those in our permit template, which was developed in consultation with industry having regard to the relevant legislation.
Raw materials	We have not specified limits and controls on the use of raw materials and fuels.
Improvement conditions	Based on the information on the application, we consider that we need to impose improvement conditions.
	We have imposed improvement conditions to ensure that:
	• The Operator submits a VOC monitoring plan to the Environment Agency for written approval (to ensure compliance with BAT conclusion 6).
	 The Operator submits a surface water risk assessment report that investigates and reviews the emissions of effluent to the receiving water body (to assess the impact under the WFD).
	 The Operator shall carry out an assessment of the impact of emissions of mercury present in raw natural gas.
	 The Operator shall review the measures and procedures in place to prevent and reduce/mitigate venting of gas from the process.
Incorporating the application	We have specified that the applicant must operate the permit in accordance with descriptions in the application, including all additional information received as part of the determination process. These descriptions are specified in the Operating
	Techniques table in the permit.
Emission limits	We have decided that emission limits should be set for the parameters listed in the permit.

Aspect	Justification / Detail
considered	The following substances have been identified as being emitted in significant quantities and ELVs and equivalent parameters or technical measures based on BAT have been set for those substances.
	Emissions to water; HOI 2.5 mg/l TSS 25 mg/l COD 125 mg/l Total nitrogen 25 mg/l Lead 0.03 mg/l Cadmium 0.1 mg/l Nickel 0.1 mg/l Mercury 0.001 mg/l Benzene 0.05 mg/l
	It is considered that the ELVs/equivalent parameters or technical measures described above will ensure that significant pollution of the environment is prevented and a high level of protection for the environment secured.
Monitoring	We have decided that monitoring should be carried out for the parameters listed in the permit, using the methods detailed and to the frequencies specified. These are described at the relevant BAT Conclusions in Section 5 of this document
	Table S3.3 Process monitoring requirements was added to the permit to include the requirement to monitor mercury in RFG on a six monthly basis and adopt an LDAR program to comply with BATc 6.
	Based on the information in the application we are satisfied that the operator's techniques, personnel and equipment have either MCERTS certification or MCERTS accreditation as appropriate, unless otherwise agreed in writing with us.
Reporting	We have specified reporting in the permit. These are described at the relevant BAT Conclusions in
Management system	Section 5 of this document. There is no known reason to consider that the operator will not have the management system to enable it to comply with the permit conditions.

Aspect considered	Justification / Detail
Section 108 Deregulation Act 2015 – Growth duty	The decision was taken in accordance with the guidance on operator competence and how to develop a management system for environmental permits. We have considered our duty to have regard to the desirability of promoting economic growth set out in section 108(1) of the Deregulation Act 2015 and the guidance issued under section 110 of that Act in deciding whether to grant this permit. Paragraph 1.3 of the guidance says: "The primary role of regulators, in delivering regulation, is to achieve the regulatory outcomes for which they are responsible. For a number of regulators, these regulatory outcomes include an explicit reference to development or growth. The growth duty establishes economic growth as a factor that all specified regulators should have regard to, alongside the delivery of the protections set out in the relevant legislation." We have addressed the legislative requirements and environmental standards to be set for this operation in the body of the decision document above. The guidance is clear at paragraph 1.5 that the growth duty does not legitimise non-compliance and its purpose is not to achieve or pursue economic growth at the expense of necessary protections. We consider the requirements and standards we have set in this permit are reasonable and necessary to avoid a risk of an unacceptable level of pollution. This also promotes growth amongst legitimate operators because the standards applied to the operator are consistent across businesses in this sector and have been set to achieve the required legislative standards.

Annex 1: BAT conclusions for the Refining of Mineral Oil and Gas.

BAT conclusions for the Refining of Mineral Oil and Gas - Glossary

1.20 Description of techniques for the prevention and control of emissions to air.

1.20.1 Dust			
Technique	Description		
Electrostatic precipitator (ESP)	Electrostatic precipitators operate such that particles are charged and separated under the influence of an electrical field. Electrostatic precipitators are capable of operating under a wide range of conditions. Abatement efficiency may depend on the number of fields, residence time (size), catalyst properties and upstream particles removal devices. At FCC units, 3-field ESPs and 4- field ESPs are commonly used. ESPs may be used on a dry mode or with ammonia injection to improve the particle collection. For the calcining of green coke, the ESP capture efficiency may be reduced due to the difficulty for coke particles to be electrically charged		
Multistage cyclone separators	Cyclonic collection device or system installed following the two stages of cyclones. Generally known as a third stage separator, common configuration consists of a single vessel containing many conventional cyclones or improved swirl- tube technology. For FCC, performance mainly depends on the particle concentration and size distribution of the catalyst fines downstream of the regenerator internal cyclones		
Centrifugal washers	Centrifugal washers combine the cyclone principle and an intensive contact with water e.g. venturi washer		
Third stage blowback filter	Reverse flow (blowback) ceramic or sintered metal filters where, after retention at the surface as a cake, the solids are dislodged by initiating a reverse flow. The dislodged solids are then purged from the filter system		

.20.2. Nitrogen oxides (NO_x)

Technique	Description
Combustion m	odifications
Staged combustion	 Air staging — involves substoichiometric firing in a first step and the subsequent addition of the remaining air or oxygen into the furnace to complete combustion Fuel staging — a low impulse primary flame is developed in the port neck; a secondary flame covers the root of the primary flame reducing its core temperature
Flue-gas recirculation	Reinjection of waste gas from the furnace into the flame to reduce the oxygen content and therefore the temperature of the flame. Special burners using the internal recirculation of combustion gases to cool the root of the flames and reduce the oxygen content in the hottest part of the flames

	The technic of technics (technics) is been deep
Use of low- NO _X burners (LNB)	The technique (including ultra-low-NO _X burners) is based on the principles of reducing peak flame temperatures, delaying but completing the combustion and increasing the heat transfer (increased emissivity of the flame). It may be associated with a modified design of the furnace combustion
	chamber. The design of ultra-low-NOX burners (ULNB) includes combustion staging (air/fuel) and flue-gas recirculation. Dry low-NO _X burners (DLNB) are used for gas turbines
Optimisation	Based on permanent monitoring of appropriate combustion
of	parameters (e.g. O ₂ , CO content, fuel to air (or oxygen) ratio,
combustion	unburnt components), the technique uses control technology for achieving the best combustion conditions
Diluent	Inert diluents, e.g. flue-gas, steam, water, nitrogen added to
injection	combustion equipment reduce the flame temperature and consequently the concentration of NO _X in the flue-gases
Selective	The technique is based on the reduction of NO _X to nitrogen
catalytic	in a catalytic bed by reaction with ammonia (in general
reduction	aqueous solution) at an optimum operating temperature of
(SCR)	around 300-450 °C. One or two layers of catalyst may be
	applied. A higher NO_X reduction is achieved with the use of
	higher amounts of catalyst (two layers)
Selective	The technique is based on the reduction of NOX to nitrogen
non-catalytic	by reaction with ammonia or urea at a high temperature. The
reduction	operating temperature window must be maintained between
(SNCR)	900 °C and 1 050 °C for optimal reaction
Low	The low temperature oxidation process injects ozone into a
temperature NO _X	flue-gas stream at optimal temperatures below 150 °C, to oxidise insoluble NO and NO ₂ to highly soluble N ₂ O ₅ . The
oxidation	N_2O_5 is removed in a wet scrubber by forming dilute nitric acid
UNICATION	waste water that can be used in plant processes or
	neutralised for release and may need additional nitrogen
	removal
1.20.3. Sulphur	
Technique	Description
Treatment o	f Some refinery fuel gases may be sulphur-free at source
refinery fue	
gas (RFG)	but most other processes produce sulphur-containing
	gases (e.g. off-gases from the visbreaker, hydrotreater or
	catalytic cracking units). These gas streams require an
	appropriate treatment for gas desulphurisation (e.g. by acid
	gas removal — see below — to remove H_2S) before being
Dofinany fuel a	released to the refinery fuel gas system
Refinery fuel of (RFO)	il desulphurisation by hydrotreatment In addition to selection of low-sulphur crude, fuel desulphurisation is achieved by
	the hydrotreatment process (see below) where
	hydrogenation reactions take place and lead to a reduction
	in sulphur content
L	

Use of gas to replace liquid fuel Use of SO _X reducing catalysts additives	Decrease the use of liquid refinery fuel (generally heavy fuel oil containing sulphur, nitrogen, metals, etc.) by replacing it with on-site Liquefied Petroleum Gas (LPG) or refinery fuel gas (RFG) or by externally supplied gaseous fuel (e.g. natural gas) with a low level of sulphur and other undesirable substances. At the individual combustion unit level, under multi-fuel firing, a minimum level of liquid firing is necessary to ensure flame stability Use of a substance (e.g. metallic oxides catalyst) that transfers the sulphur associated with coke from the regenerator back to the reactor. It operates most efficiently in full combustion mode rather than in deep partial- combustion mode. NB: SO _X reducing catalysts additives
	might have a detrimental effect on dust emissions by increasing catalyst losses due to attrition, and on NO_X emissions by participating in CO promotion, together with the oxidation of SO_2 to SO_3
Hydrotreatment	Based on hydrogenation reactions, hydrotreatment aims mainly at producing low-sulphur fuels (e.g. 10 ppm gasoline and diesel) and optimising the process configuration (heavy residue conversion and middle distillate production). It reduces the sulphur, nitrogen and metal content of the feed. As hydrogen is required, sufficient production capacity is needed. As the technique transfer sulphur from the feed to hydrogen sulphide (H ₂ S) in the process gas, treatment capacity (e.g. amine and Claus units) is also a possible bottleneck
Acid gas removal e.g. by amine treating	Separation of acid gas (mainly hydrogen sulphide) from the fuel gases by dissolving it in a chemical solvent (absorption). The commonly used solvents are amines. This is generally the first step treatment needed before elemental sulphur can be recovered in the SRU
(SRU)	Specific unit that generally consists of a Claus process for sulphur removal of hydrogen sulphide (H_2S) -rich gas streams from amine treating units and sour water strippers. SRU is generally followed by a tail gas treatment unit (TGTU) for remaining H_2S removal
Tail gas treatment unit (TGTU)	 A family of techniques, additional to the SRU in order to enhance the removal of sulphur compounds. They can be divided into four categories according to the principles applied: direct oxidation to sulphur continuation of the Claus reaction (sub-dewpoint conditions) oxidation to SO₂ and recovering sulphur from SO₂ reduction to H₂S and recovery of sulphur from this H₂S (e.g. amine process)
Wet scrubbing	In the wet scrubbing process, gaseous compounds are dissolved in a suitable liquid (water or alkaline solution). Simultaneous removal of solid and gaseous compounds

	 may be achieved. Downstream of the wet scrubber, the flue-gases are saturated with water and a separation of the droplets is required before discharging the flue-gases. The resulting liquid has to be treated by a waste water process and the insoluble matter is collected by sedimentation or filtration According to the type of scrubbing solution, it can be: a non-regenerative technique (e.g. sodium or magnesium-based) a regenerative technique (e.g. amine or soda solution) According to the contact method, the various techniques may require e.g.: Venturi using the energy from inlet gas by spraying it with the liquid packed towers, plate towers, spray chambers. Where scrubbers are mainly intended for SO_X removal, a suitable design is needed to also efficiently remove dust. The typical indicative SO_X removal efficiency is in the range 85-98 %.
Non- regenerative scrubbing	Sodium or magnesium-based solution is used as alkaline reagent to absorb SO _X generally as sulphates. Techniques are based on e.g.: — wet limestone — aqueous ammonia — seawater (see infra)
Seawater scrubbing	A specific type of non-regenerative scrubbing using the alkalinity of the seawater as solvent. Generally requires an upstream abatement of dust
Regenerative scrubbing	Use of specific SO _X absorbing reagent (e.g. absorbing solution) that generally enables the recovery of sulphur as a by-product during a regenerating cycle where the reagent is reused

1.20.4. Combined techniques (SOx, NOx and dust)

Wet See scrubbing	e Section 1.20.3
scrubbing	
Scrubbing	
combined first technique spec recc while Ove	mbined technique to remove SOX, NOX and dust where a dust removal stage (ESP) takes place followed by some cific catalytic processes. The sulphur compounds are overed as commercial-grade concentrated sulphuric acid, le NO _X is reduced to N ₂ . erall SO _X removal is in the range: 94-96,6 %. erall NO _X removal is in the range: 87-90 %

1.20.5. Carbon monoxide (CO) Technique

Technique	Description
Combustion	The increase in CO emissions due to the application of
operation	combustion modifications (primary techniques) for the
control	reduction of NO _X emissions can be limited by a careful control
	of the operational parameters

Catalysts with carbon monoxide (CO) oxidation promoters	Use of a substance which selectively promotes the oxidation of CO into CO_2 (combustion
Carbon monoxide (CO) boiler	Specific post-combustion device where CO present in the flue-gas is consumed downstream of the catalyst regenerator to recover the energy It is usually used only with partial-combustion FCC units

1.20.6. Volatile organic compounds (VOC)

Technique	Description
Vapour	Volatile organic compounds emissions from loading and
recovery	unloading operations of most volatile products, especially
	crude oil and lighter products, can be abated by various
	techniques e.g.:
	 Absorption: the vapour molecules dissolve in a suitable
	absorption liquid (e.g. glycols or mineral oil fractions
	such as kerosene or reformate). The loaded scrubbing
	solution is desorbed by reheating in a further step. The
	desorbed gases must either be condensed, further
	processed, and incinerated or re-absorbed in an
	 appropriate stream (e.g. of the product being recovered) Adsorption: the vapour molecules are retained by
	activate sites on the surface of adsorbent solid
	materials, e.g. activated carbon (AC) or zeolite. The
	adsorbent is periodically regenerated. The resulting
	desorbate is then absorbed in a circulating stream of
	the product being recovered in a downstream wash
	column. Residual gas from wash column is sent to
	further treatment
	 Membrane gas separation: the vapour molecules are
	processed through selective membranes to separate
	the vapour/air mixture into a hydrocarbon- enriched
	phase (permeate), which is subsequently condensed or
	absorbed, and a hydrocarbon-depleted phase
	(retentate).
	 Two-stage refrigeration/condensation: by cooling of
	the vapour/gas mixture the vapour molecules condense
	and are separated as a liquid. As the humidity leads to
	the icing-up of the heat exchanger, a two-stage
	condensation process providing for alternate operation is required.
	 Hybrid systems: combinations of available techniques
	- Typina systems. compinations of available techniques
	NB Absorption and adsorption processes cannot notably
	reduce methane emissions
Vapour	Destruction of VOCs can be achieved through e.g. thermal
destruction	oxidation (incineration) or catalytic oxidation when

	recovery is not easily feasible. Safety requirements (e.g. flame arrestors) are needed to prevent explosion. Thermal oxidation occurs typically in single chamber, refractory-lined oxidisers equipped with gas burner and a stack. If gasoline is present, heat exchanger efficiency is limited and preheat temperatures are maintained below 180 °C to reduce ignition risk. Operating temperatures range from 760 °C to 870 °C and residence times are typically 1 second. When a specific incinerator is not available for this purpose, an existing furnace may be used to provide the required temperature and residence times. Catalytic oxidation requires a catalyst to accelerate the rate of oxidation by adsorbing the oxygen and the VOCs on its surface The catalyst enables the oxidation reaction to occur at lower temperature than required by thermal oxidation: typically or with gas) takes place to reach a temperature necessary to initiate the VOCs catalytic oxidation. An oxidation step occurs when the air is passed through a bed of solid catalysts
LDAR (leak detection and repair) programme	An LDAR (leak detection and repair) programme is a structured approach to reduce fugitive VOC emissions by detection and subsequent repair or replacement of leaking components. Currently, sniffing (described by EN 15446) and optical gas imaging methods are available for the identification of the leaks. Sniffing method : The first step is the detection using handheld VOC analysers measuring the concentration adjacent to the equipment (e.g. by using flame ionisation or photoionisation). The second step consists of bagging the component to carry out a direct measurement at the source of emission. This second step is sometimes replaced by mathematical correlation curves derived from statistical results obtained from a large number of previous measurements made on similar components. Optical gas imaging methods : Optical imaging uses small lightweight hand- held cameras which enable the visualisation of gas leaks in real time, so that they appear as 'smoke' on a video recorder together with the normal image of the component concerned to easily and rapidly locate significant VOC leaks. Active systems produce an image with a back-scattered infrared laser light reflected on the component and its surroundings. Passive systems are based on the natural infrared radiation of the equipment and its surroundings.
VOC diffuse emissions monitoring	Full screening and quantification of site emissions can be undertaken with an appropriate combination of complementary methods, e.g. Solar occultation flux (SOF) or differential absorption lidar (DIAL) campaigns. These results

	can be used for trend evaluation in time, cross checking and updating/validation of the ongoing LDAR programme. Solar occultation flux (SOF) : The technique is based on the recording and spectrometric Fourier Transform analysis of a broadband infrared or ultraviolet/ visible sunlight spectrum along a given geographical itinerary, crossing the wind direction and cutting through VOC plumes. Differential absorption LIDAR (DIAL) : DIAL is a laser- based technique using differential adsorption LIDAR (light detection and ranging) which is the optical analogue of sonic radio wave-based RADAR. The technique relies on the back- scattering of laser beam pulses by atmospheric aerosols, and the analysis of spectral properties of the returned light collected with a telescope
High-integrity equipment	 High-integrity equipment includes e.g.: valves with double packing seals magnetically driven pumps/compressors/agitators pumps/compressors/agitators fitted with mechanical seals instead of packing high-integrity gaskets (such as spiral wound, ring joints) for critical applications

1.20.7. Other techniques

1.20.7. Other te				
Techniques	Correct plant design: includes sufficient flare gas recovery			
to prevent or	system capacity, the use of high-integrity relief valves and			
reduce	other measures to use flaring only as a safety system for			
emissions	other than normal operations (start-up, shutdown,			
from flaring	emergency).			
	Plant management: includes organisational and control			
	measures to reduce flaring events by balancing RFG system,			
	using advanced process control, etc.			
	Flaring devices design: includes height, pressure,			
	assistance by steam, air or gas, type of flare tips, etc. It aims			
	at enabling smokeless and reliable operations and ensuring			
	an efficient combustion of excess gases when flaring from			
	non- routine operations.			
	Monitoring and reporting: Continuous monitoring			
	(measurements of gas flow and estimations of other			
	parameters) of gas sent to flaring and associated parameters			
	of combustion (e.g. flow gas mixture and heat content, ratio			
	of assistance, velocity, purge gas flow rate, pollutant			
	emissions). Reporting of flaring events makes it possible to			
	use flaring ratio as a requirement included in the EMS and to			
	prevent future events. Visual remote monitoring of the flare			
	can also be carried out by using colour TV monitors during			
	flare events			
Choice of the	During the regeneration of the reformer catalyst, organic			
catalyst	chloride is generally needed for effective reforming catalyst			
promoter to	performance (to re-establish the proper chloride balance in			
	the catalyst and to assure the correct dispersion of the			

avoid dioxins	metals). The choice of the appropriate chlorinated compound
formation	will have an influence on the possibility of emissions of
	dioxins and furans
Solvent	The solvent recovery unit consists of a distillation step
recovery for	where the solvents are recovered from the oil stream and a
base oil	stripping step (with steam or an inert gas) in a fractionator.
production	The solvents used may be a mixture (DiMe) of 1,2-
processes	dichloroethane (DCE) and dichloromethane (DCM).
	In wax-processing units, solvent recovery (e.g. for DCE) is
	carried out using two systems: one for the deoiled wax and
	another one for the soft wax. Both consist of heat-integrated
	flashdrums and a vacuum stripper. Streams from the
	dewaxed oil and waxes product are stripped for removal of
	traces of solvents

1.21. Description of techniques for the prevention and control of emissions to water

1.21.1. Waste water pretreatment

Pretreatment of sour water	Send generated sour water (e.g. from
streams before reuse or	distillation, cracking, coking units) to
treatment	appropriate pretreatment (e.g. stripper unit)
Pretreatment of other waste	To maintain treatment performance,
water streams prior to	appropriate pretreatment may be required
treatment	

1.21.2. Waste water treatment

Removal of insoluble substances by recovering oil	 These techniques generally include: API Separators (APIs) Corrugated Plate Interceptors (CPIs) Parallel Plate Interceptors (PPIs)
Removal of insoluble	 Tilted Plate Interceptors (TPIs) Buffer and/or equalisation tanks These techniques generally include:
substances by recovering suspended solid and dispersed oil	 Dissolved Gas Flotation (DGF) Induced Gas Flotation (IGF) Sand Filtration
Removal of soluble substances including biological treatment and	 Biological treatment techniques may include: Fixed bed systems Suspended bed systems.
clarification	One of the most commonly used suspended bed system in refineries WWTP is the activated sludge process. Fixed bed systems may include a biofilter or trickling filter
Additional treatment step	A specific waste water treatment intended to complement the previous treatment steps e.g. for further reducing nitrogen or carbon compounds. Generally used where specific local requirements for water preservation exist.

Annex 2: Improvement Conditions

Based in the information in the Operators Regulation 60 Notice responses and our own records of the capability and performance of the installation at this site, we consider that we need to set improvement conditions so that the outcome of the techniques detailed in the BAT Conclusions are achieved by the installation. These additional improvement conditions are set out below justifications for them are provided at the relevant section of the decision document.

Reference	Requirement	Date
IC12	The Operator shall submit a diffuse VOC monitoring plan to the Environment Agency for written approval. This shall include but not be limited to:	01/11/19
	• The nature of the material handled;	
	The sources of emissions;	
	Justification of the monitoring techniques selected	
	How the monitoring data will be recorded and reviewed	
	The plan shall take into account the appropriate techniques for VOC monitoring specified in BAT conclusion 6 for the Refining of Mineral Oil and Gas. The Operator shall implement the approved plan and produce and submit an annual report on the results of the monitoring undertaken under the plan.	
IC13	The operator shall submit a written monitoring plan to the Environment Agency for approval that includes:	01/07/19
	 (a) proposals to undertake representative monitoring of hazardous pollutants (as set out in the Environment Agency's Surface Water Pollution Risk Assessment guidance) in the discharge to surface water from point W1 and W2 including the parameters to be monitored, frequencies of monitoring and methods to be used; 	
	The operator shall carry out the monitoring in accordance with the Environment Agency's written approval.	
IC14	The operator shall submit a written report to the Environment Agency for approval that includes:	01/11/20
	the results of an assessment of the impact of the emissions to surface water from the site in accordance with the Environment Agency's Surface Water Pollution Risk Assessment Guidance available on our website. The report shall:	
	(a) be based on the parameters monitored in IC13 above; and	
	 (a) Include proposals for appropriate measures to mitigate the impact of any emissions where the assessment determines they are liable to cause pollution, including timescales for implementation of individual measures. 	

Table S1.3 Improvement programme requirements		
Reference	Requirement	Date
IC15	 The Operator shall carry out an assessment of the impact of emissions of mercury present in raw natural gas. The report shall include; the measures used to remove the mercury, mercury emissions to air from handling and treating the raw natural gas how the mercury containing sludge/absorbent is recovered and handled the final fate of any mercury containing waste streams. A written report summarising the findings shall be submitted to the Agency for approval, along with a timetable for implementing improvements. The Operator shall implement the improvements to the approved timetable. 	01/11/19
IC16	The Operator shall review the measures and procedures in place to prevent and reduce/mitigate venting of gas from the process. The review must consider in detail all available options, both combustion and non-combustion based (including but not necessarily limited to flaring, vapour recovery, scrubbing and adsorption), for the reduction/abatement/mitigation of waste gas so as to minimise its environmental impacts as far as available techniques allow. A written report summarising the findings shall be submitted to the Agency for approval, along with a timetable for implementing improvements. The Operator shall implement the improvements to the approved timetable.	01/05/20