



December 1, 2021

Mr. Richard Corey
Executive Officer

California Air Resources Board
Diamond Bar, CA, 91765

**Re: Control Measure for Ocean-Going Vessels at Berth
Clean Air Engineering Maritime (CAEM)
Innovative Concept Application**

Dear Mr. Corey:

Please find attached an Innovative Concept Application from CAEM as required by the Control Measure for Ocean-Going Vessels at Berth. This submission outlines innovative emission reduction strategies that will allow CAEM to better aid our customers in meeting the intent of the Control Measure.

We look forward to working with CARB to further develop the proposed strategies presented in the application. Please call Rod Gravley if you have any questions at (541) 602-2690.

Best Regards,

A handwritten signature in black ink, appearing to read 'Rod Gravley', with a stylized flourish at the end.

Rod Gravley

Chief Technical Officer

Clean Air Engineering – Maritime

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CONTROL MEASURE FOR OCEAN-GOING VESSELS AT BERTH

Innovative Concept Application

- Applicant -

Clean Air Engineering - Maritime (CAEM)

- Prepared By -

CAEM



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1 Applicant Background

Clean Air Engineering Maritime (CAEM) is a service company that provides Alternative Control Strategies to customers that choose to comply with the California Air Resources Board (CARB) Control Measure for Ocean-Going Vessels At Berth by means other than Shore Power. CAEM began the development of technologies and systems in 2010 and put into commercial service the first CARB approved capture and control system in 2015. That system has been providing capture and control services to container vessels on a commercial basis since 2015 and continues to provide those services to several vessels each week at a rate in excess of 120 hours per week. These services have been provided without a reportable safety incident, no issues with the US Coast Guard, or data quality or reporting complaints from CARB.

CAEM currently operates its barge-based capture and control system in the Ports of LA and Long Beach. Long term CAEM intends to provide capture and control services to all California ports that are impacted by the rule and to provide services to all vessel types stipulated in the rule. Additionally, with the approval of this application CAEM will have the ability to control emissions that are currently unregulated by CARB or any other regulatory authority in either the United States or internationally.

As part of the Control Measure, provisions have been made in Section 19130.17 for the identification and control of unregulated emissions as a means of compliance. This application requests the issuance of an Executive Order that would enable CAEM to control unregulated emissions, on behalf of its customers, as one of several strategies offered for compliance.

CAEM is not obligating itself or any of its current or future customers to control the emissions sources described under this Application. For many of the strategies proposed, the current CARB approved, and commercially operating technology developed and deployed by CAEM must be configured in another manner to comply with both the additional pollutant requirements and vessel types stipulated in the Control Measure amendments. These new systems may require greater exhaust flow capacity, greater capture boom reach, simultaneous emission source connections, and vessel specific safety protocols just to name a few.

1.1 Primary Applicant Contact

Clean Air Engineering Maritime (CAEM)
 Rod Gravley
 Chief Technical Officer
 2500 Via Cabrillo Marina
 San Pedro CA, 90731
 541.602.2690
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1.2 Operational Description

The purpose of this application is to develop a system by which unregulated pollutant sources can be used to aid in compliance with the Control Measure. The intent of this system is to allow for better utilization of a capture and control fleet, which will produce the intended emissions reduction of the Control Measure while minimizing the cost to achieve those reductions on a dollars per ton of toxic pollutant treated basis. There will be instances for which the capture and control service fleet will not be adequate to service the number of vessels which are at berth simultaneously. There are two solutions to this problem as described below.

1. Build additional capture and control systems.
2. Have emission reduction credits available from unregulated sources that were generated with the capture and control fleet when not being utilized for compliance purposes.

Option 1 creates a larger fleet of poorly utilized systems significantly driving up the total cost of compliance.

Option 2 creates better utilization of a smaller fleet and reduces the cost of compliance. If a credit trading system is approved for use by a capture and control service provider, it will allow the optimization of a fleet across all ports in the state of California.

1.3 Operational Scope

This Innovative Concept application is intended to provide compliance flexibility to all vessel types. This flexibility will focus on the two distinct situations described below.

- Equipment Utilization – The innovative concept is designed to level the workload of a capture and control fleet, such that each system is utilized in excess of 5,000 hours per year. This level of utilization will produce emission reductions at a cost that is minimized due to fewer systems doing more work. The cost savings are realized through better use of both capital and fixed operating costs. The three scenarios below allow a fleet to be optimized in terms of utilization.
 - Scenario 1 - During low berth occupancy by vessels requiring capture and control service, the systems can treat unregulated sources identified in Section 2.
 - Scenario 2 - During typical occupancy the capture and control fleet is fully utilized serving regulated vessels.
 - Scenario 3 - During high berth occupancy by Vessels requiring capture and control services, credits generated during scenario 1 are utilized to service vessels for which an actual capture and control system is not available.

The pre compliance emissions described in Section 2 will allow for a supply of credits to be built during 2023 and 2024 in LA/Long Beach and 2023 through 2026 in the northern ports that will allow optimization of the fleet size during the first several years of compliance. This supply will



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prevent the investment in systems that are not well utilized. Unregulated sources described in Section 2 will allow for leveling of the fleet workload and maximum system utilization over the life of the Control Measure.

- Compliance for Unusual Circumstances – There may be situations that arise which are not covered by a TIE or VIE and cannot be accommodated with a capture and control system. In this case compliance could only be achieved through the remediation fund process, or if this IC application is approved, then compliance could also be achieved using accumulated credits.

2 Potential Unregulated Sources

The following sources have been identified as unregulated using the guidelines in Section 93130.17 of the At-Berth regulation. The unregulated sources described below are an attempt to identify all possible sources that could be available on January 1, 2023 when Section 93118.3 of Title 17 and Section 2299.3 of Title 13 of the California Code of Regulations are superseded by Sections 93130 through 93130.22.

It is anticipated that as compliance methods evolve over the years after 2023 that other sources and strategies for controlling unregulated emissions may be identified. CAEM would like to establish, as part of this application, a process by which those yet to be identified sources can be amended to the original Executive Order (EO) that is generated in response to this application. The initial proposal would be for CAEM to submit a “Proposal for Amendment” to the executive officer which would include and address the items listed in Section 19130.17(b)(1). Upon receipt CARB would process the request as described in Section 93130.17(b)(2), (3), (4), and (5). If the amendment is approved, the executive officer would amend the original EO to include an addendum authorizing the additional source or method which would include all required instructions.

2.1 Pre-Compliance Emissions (Tankers – Southern California)

Emissions captured and controlled from the auxiliary engines and/or boilers of tankers in the Ports of LA and Long Beach between January 2023 and January 2025. The tankers would be serviced by a CARB approved capture and control system while At-Berth. The vessels serviced would be those calling into Terminals in the Ports of LA and Long Beach which are capable of servicing both tankers and barges. Two different versions of capture and control systems would be used, a standard capacity version that can collect emissions at a maximum auxiliary engine equivalency of 2,800 kW or a high-capacity version that can collect emissions at a maximum auxiliary engine equivalency of 7,000 kW.

The operations of the capture and control system would follow the guidelines stipulated in the Executive Order for that specific system and would be reported to the Emission reduction credit Management Company on the form referenced in Section 4.2. Emissions captured would be used as emission reduction credits for compliance with the At-Berth regulation for any vessel type including container, RoRo, tanker,



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or Cruise that are At-Berth within three nautical miles of the vessel location from which the emission reduction credits were generated as stipulated in Section 93130.17(a)(4).

This source would fall under the compliance period requirements described in Section 93130.17(a)(11).

2.2 Pre-Compliance Emissions (Tankers – All Ports other than Long Beach and Los Angeles)

Emissions captured and controlled from the auxiliary engines and/or boilers of tankers in all California ports other than Long Beach and Los Angeles between January 2023 and January 2027. The tankers would be serviced by a CARB approved capture and control system while At-Berth. Two different versions of capture and control systems would be used, a standard capacity version that can collect emissions at a maximum auxiliary engine equivalency of 2,800 kW or a high-capacity version that can collect emissions at a maximum auxiliary engine equivalency of 7,000 kW.

The operations of the capture and control system would follow the guidelines stipulated in the Executive Order for that specific system and would be reported to the Emission reduction credit Management Company on the form referenced in Section 4.2. Emissions captured would be used as emission reduction credits for compliance with the At-Berth regulation for any vessel type including container, RoRo, tanker, or Cruise that are At-Berth within three nautical miles of the vessel location from which the emission reduction credits were generated as stipulated in Section 93130.17(a)(4).

This source would fall under the compliance period requirements described in Section 93130.17(a)(11).

2.3 Pre-Compliance Emissions (RoRo – All California Ports)

Emissions captured and controlled from the auxiliary engines of RoRo vessels in all California ports between January 2023 and January 2025. The RoRo vessels would be serviced by a CARB approved capture and control system while At-Berth. The potential RoRo vessels serviced would be those calling into any berth located within any California port. The capture and control system used would be capable of collecting emissions at a maximum auxiliary engine equivalency of 2,800 kW.

The operations of the capture and control system would follow the guidelines stipulated in the Executive Order for that specific system and would be reported to the Emission reduction credit Management Company on the form referenced in Section 4.2. Emissions captured would be used as emission reduction credits for compliance with the At-Berth regulation for any vessel type including container, RoRo, tanker, or Cruise that are At-Berth within three nautical miles of the location from which the emission reduction credits were generated as stipulated in Section 93130.17(a)(4).

This source would fall under the compliance period requirements described in Section 93130.17(a)(11).



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2.4 Unregulated Emissions (Bulk Liquid Barges – All California Ports)

Emissions captured and controlled from the auxiliary engines on liquid bulk barges that are used to offload cargo and provide power for other miscellaneous equipment on the barge. The barges would be serviced by a CARB approved capture and control system in all California ports while At-Berth. The barges serviced would be those calling into any terminal capable of servicing the vessel type. The capture and control system used would be capable of collecting emissions at a maximum auxiliary engine equivalency of 2,800 kW.

The operations of the capture and control system would follow the guidelines stipulated in the Executive Order for that specific system and would be reported to the Emission reduction credit Management Company on the form referenced in Section 4.2. Emissions captured would be used as emission reduction credits for compliance with the At-Berth regulation for any vessel type including container, RoRo, tanker, or Cruise that are At-Berth within three nautical miles of the barge location from which the emission reduction credits were generated as stipulated in Section 93130.17(a)(4).

This source would fall under the compliance period requirements described in Section 93130.17(a)(11).

2.5 Bulk and General Cargo Vessels

Emissions captured and controlled from the auxiliary engines on bulk and general cargo vessels which are exempted from the At-Berth regulation as stipulated in Section 93130.8(b). Vessels would not be included for which other rules or requirements stipulate control of the emissions as outlined in Section 93130.17(a)(3). These vessels would be serviced by a CARB approved barge-based or dock-based capture and control system while At-Berth. The vessels serviced would be those calling into any berth located in Southern California. The capture and control system used would be capable of collecting emissions at a maximum auxiliary engine equivalency of 2,800 kW.

The operations of the capture and control system would follow the guidelines stipulated in the Executive Order for that specific system and would be reported to the Emission reduction credit Management Company on the form referenced in Section 4.2. Emissions captured would be used as emission reduction credits for compliance with the At-Berth regulation for any vessel type including container, RoRo, tanker, or Cruise that are At-Berth within three nautical miles of the barge location from which the emission reduction credits were generated as stipulated in Section 93130.17(a)(4).

This source would fall under the compliance period requirements described in Section 93130.17(a)(10).

2.6 Container Ships At-Ancor (capture and control)

Emissions captured and controlled from the auxiliary engines on container vessels which are at anchor in the Southern California port area. Vessels at anchor are not covered by the rule as only vessels at berth



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are identified in Section 93130.1. Vessels would not be included for which other rules or requirements stipulate control of the emissions as outlined in Section 93130.17(a)(3). These vessels would be serviced by a CARB approved barge-based system while at anchor. The capture and control system used would be capable of collecting emissions at a maximum auxiliary engine equivalency of 2,800 kW.

The operations of the capture and control system would follow the guidelines stipulated in the Executive Order for that specific system and would be reported to the Emission Reduction Credit Management Company on the form referenced in Section 4.2. Emissions captured would be used as emission reduction credits for compliance with the At-Berth regulation for any vessel type including container, RoRo, tanker, or Cruise that are At-Berth within three nautical miles of the barge location from which the emission reduction credits were generated as stipulated in Section 93130.17(a)(4).

This source would fall under the compliance period requirements described in Section 93130.17(a)(10).

2.7 Minimizing Emissions Control Connect and Disconnect Times

Emissions associated with a capture and control system connecting and disconnecting at times reduced from those stipulated Section 93130.7(e)(3)(A) and (B). The “Reduced Connection Time” will be determined by subtracting the time between Ready to Work and Successful Connection from the two-hour stipulated limit. The definition of Successful Connection is defined by the items listed below.

1. Capture hood(s) are physically in place on the stack(s) and the system is indicating capture efficiency equal to or in excess of the requirements of the Executive Order that covers the capture and control system being used.
2. Outlet emission levels for PM, NOx, and ROG are at or below the requirements of the Executive Order that covers the capture and control system being used.
3. The on-board Manager of the capture and control system being used declares the system is Ready for Operations according the operations manual of the system.

The total mass emissions associated with the Reduced Connection Time will be determined by subtracting the total measured inlet mass emissions from the total measured outlet mass emissions over the period of the Reduced Connection Time.

The “Reduced Disconnect Time” will be determined by subtracting the time between Pilot on Board and Successful Disconnect from the one-hour stipulated limit. The definition of Successful Disconnect is defined by the items listed below.

1. Capture hood(s) have been physically removed from the stack(s) and the capture booms are stowed for transport.
2. The treatment system has been purged and shutdown.
3. The on-board Manager of the capture and control system being used declares the system is Ready for Transport according the operations manual of the system.



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The total mass emissions associated with the Reduced Disconnect Time will be determined by subtracting the total measured inlet mass emissions from the total measured outlet mass emissions over the period of the Reduced Disconnect Time.

These calculations will be performed as part of the standard vessel call report generated for regulated pollutants as discussed in Section 4.1 of this application.

The operations of the capture and control system would follow the guidelines stipulated in the Executive Order for that specific system and would be reported to the Emission Reduction Credit Management Company on the form referenced in Section 4.1. Emissions captured would be used as emission reduction credits for compliance with the At-Berth regulation for any vessel type including container, RoRo, tanker, or Cruise that are At-Berth within three nautical miles of the barge location from which the emission reduction credits were generated as stipulated in Section 93130.17(a)(4).

This source would fall under the compliance period requirements described in Section 93130.17(a)(10).

2.8 Capture and Control Performance Exceeds the Requirements of the Control Measure

Emissions associated with the capture and control system exceeding the performance requirements stipulated in Sections 93130.17(5)(d)(1) and (2). The actual measured mass emissions would be calculated based on the total measured emissions at the outlet of the capture and control system over the duration of the vessel call. Emissions will be measured continuously for PM, NO_x, and ROG along with volumetric flow rate and temperature, and then the mass emissions will be calculated in total kg for the vessel call. The vessel call would begin two hours after ready to work [Section 93130.2(b)(63)] and would complete at one hour before pilot on board [Section 93130.2(b)(58)] as defined in Section 93130.7(e)(3)(A) and (B).

The unregulated emissions will be the difference between the maximum allowable emission and the actual measured mass emissions. The maximum allowable mass emissions for the vessel call will be calculated for the auxiliary engine(s) and boiler(s) individually based on fuel consumption records from the vessel according to the method outlined in Section 93130.17(d)(1)(B). The maximum allowable emissions for both auxiliary engines and boilers will be subtracted from the actual measured mass emissions to determine the unregulated emissions for PM, NO_x, and ROG and will be reported in total pounds for each pollutant.

These calculations will be performed as part of the standard vessel call report generated for regulated pollutants as discussed in Section 4.1 of this application.

The operations of the capture and control system would follow the guidelines stipulated in the Executive Order for that specific system and would be reported to the Emission Reduction Credit Management



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Company on the form referenced in Section 4.1. Emissions captured would be used as emission reduction credits for compliance with the At-Berth regulation for any vessel type including container, RoRo, tanker, or Cruise that are At-Berth within three nautical miles of the barge location from which the emission reduction credits were generated as stipulated in Section 93130.17(a)(4).

This source would fall under the compliance period requirements described in Section 93130.17(a)(10).

3 Emission Measurements and Estimates

The emission reductions achieved for all unregulated sources listed in Section 2 of this application will be monitored on a continuous basis. These continuous measurements will be on the inlet and outlet of the capture and control system being used and will include individual measurements for PM, NOx, and ROG. The operations of these measurement systems will be operated according to the requirements of the Executive Order issued for the capture and control system being used.

3.1 Captured and Controlled Unregulated Emission Measurements

Any emissions associated with a capture and control system will be directly measured and the results of those measurements will be included in the Captured and Controlled Unregulated Emissions report discussed in Section 4.2 of this application.

3.2 Vessels Utilizing Emission Reduction Credits – Emission Estimates

All emission estimates utilized for the purpose of applying collected unregulated emissions will be performed utilizing the Vessels Utilizing Emission Reduction Credits Report discussed in Section 4.3 of this application and shown in Appendix b.

4 Vessel Call Reports

The reports described below will be used to manage the collection of unregulated emissions and the distribution of those emissions to regulated vessels. One of these reports would be generated for each vessel call, or in some cases portion of a vessel call, that require compliance as defined in Section 93130.3(a).

4.1 Captured and Controlled Regulated Emissions – Vessel Call Report

A report will be developed for each vessel call, or portion of a vessel call, which will require the use of a CARB approved capture and control system for compliance. This report will incorporate data from the vessel, the terminal, a capture and control system, and will utilize factors that are defined in Section 93130.17(d)(1)(B) of the rule. The data to be collected, source of the data, calculations, and outputs of those calculations are shown in Appendix A of this application.



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4.2 Captured and Controlled Unregulated Emissions – Vessel Call Report

A report will be developed for each vessel call, or portion of a vessel call, which will utilize a CARB approved capture and control system collect emissions from unregulated sources. This report will incorporate data from the vessel, the terminal, and a capture and control system. The final output of this report will be in pounds of each pollutant treated. This report will look very similar to the report shown in Appendix A.

4.3 Vessels Utilizing Emission Reduction Credits – Vessel Call Report

A report will be developed for each vessel call, or portion of a vessel call, which will require the application of emission reduction credits for compliance. This report will incorporate data from the vessel, the terminal, and will utilize NOx emission factors associated with the specific engine Tier of the vessel. Emission factors for PM and ROG will be those specified in Section 93130.17(d)(1)(B) of the Control Measure. If the engine Tier cannot be determined through credible documentation (such as a Q88), then the default emission factor defined in Section 93130.17(d)(1)(B) of the Control Measure will be used. It is expected that the final report data and format will be provided as part of the Executive Order.

The data to be collected, source of the data, calculations, and outputs of those calculations are shown in Appendix B of this application.

5 Executive Order Timing

The purpose of this Innovative Concept is to develop emission reduction credits through controlling emissions from ocean going vessels that are not regulated under The Control Measure for Ocean-Going Vessels at Berth set forth in Sections 93130 through 93130.22, title 17, California Code of Regulations. These emission reduction credits will be used to provide compliance during instances when the number of vessels requiring capture and control services exceeds the number of available capture and control systems.

It is assumed that changes in current regulations and the development of new regulations will change the types and quantities of unregulated sources. The renewal application will reflect those changes.

5.1 Initial Duration

The initial duration requested is for the maximum of 5 years as stipulated in Section 93130.17(a)(7).

5.2 Renewals

It is anticipated that renewals will be requested as specified in Section 93130.17(a)(7). The renewal duration will be for the maximum allowed, 5 years, and the new application will update Section 2 of this



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application based on the development of new regulations or the identification of yet to be identified unregulated sources.

6 Agreements, Government Approvals, and Environmental Review

This section addresses the items listed in Section 93130.17(b)(1)(E), (G), and (H).

6.1 Memorandum of Understanding

Memoranda of Understanding (MOUs) do not currently exist due to the early stage of development of the technology and programmatic components that are required for the implementation of the innovative concept plan. As technology is developed and proven the MOUs will be executed as needed with the appropriate counterparty. Counterparties may include both terminal operators and vessel owners and a copy of each MOU will be provided to CARB as a requirement of the Executive Order issued in approval of this application.

6.2 Government Approvals

The requirement in this section is acknowledged and understood and no government approvals are required other than the one issued by CARB in response to this application.

6.3 Environmental Review

The requirement in this section is acknowledged and understood and no environmental reviews are required as part of this application.

7 Demonstrated Eligibility

As part of the application process the 17 criteria listed in Section 93130.17(a) have been evaluated and compliance verified. Each of the items in that section are listed below with comments as appropriate.

7.1 Section 93130.17(a)(1)

This Innovative Concept application is intended to provide compliance flexibility to all vessel types. This flexibility will focus on the two distinct situations described below.

- Equipment Utilization – The innovative concept is designed to level the work load of a capture and control fleet, such that each system is utilized in excess of 5,000 hrs per year. This level of utilization will produce emission reductions at a cost that is minimized due to fewer systems



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doing more work. The cost savings are realized through better use of both capital and fixed operating costs. The three scenarios below allow a fleet to be optimized in terms of utilization.

- Scenario 1 - During low berth occupancy by vessels requiring capture and control service, the systems can treat unregulated sources identified in Section 2.
- Scenario 2 - During typical occupancy the capture and control fleet is fully utilized serving regulated vessels.
- Scenario 3 - During high berth occupancy by Vessels requiring capture and control services, credits generated during scenario 1 are utilized to service vessels for which an actual capture and control system is not available.

The pre compliance emissions described in Section 2 will allow for a supply of credits to be built during 2023 and 2024 in LA/Long Beach and 2023 through 2026 in the northern ports that will allow optimization of the fleet size during the first several years of compliance. This supply will prevent the over investment in systems that are not well utilized. Unregulated sources described in Section 2 will allow for leveling of the fleet workload and maximum system utilization over the life of the Control Measure.

- Compliance for Unusual Circumstances – There may be situations that arise which are not covered by a TIE or VIE and cannot be accommodated with a capture and control system. In this case compliance could only be achieved through the remediation fund process, or if this IC application is approved, then compliance could also be achieved through the use of accumulated credits.

This application was submitted on Tuesday November 30, 2021.

7.2 Section 93130.17(a)(2)

The emission reductions achieved through this Innovative Concept will be realized primarily using a CARB approved capture and control system. The proposed methods of controlling unregulated emissions comply with the GHG requirements of the Control Measure.

7.3 Section 93130.17(a)(3)

All proposed emission reductions proposed in this Innovative Concept application are either pre compliance or in excess of any regulation as stipulated in this section.

7.4 Section 93130.17(a)(4)

All emission reductions proposed in this Innovative Concept application comply with this requirement and are noted in the descriptions contained in Section 2 of this application.



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7.5 Section 93130.17(a)(5)

All emission reductions proposed in this Innovative Concept application comply with this requirement.

7.6 Section 93130.17(a)(6)

All emission reductions proposed in this Innovative Concept application comply with this requirement as they are real, quantifiable, verifiable, and enforceable. Calculations and data reporting that support this requirement are described in Sections 3, 4, and 9 of this application.

7.7 Section 93130.17(a)(7)

All emission reductions proposed in this Innovative Concept application comply with this requirement and a compliance period of 5 years has been requested in this application with the intent to renew the application as described in this section.

7.8 Section 93130.17(a)(8)

The requirement in this section is acknowledged and understood.

7.9 Section 93130.17(a)(9)

The requirement in this section is acknowledged and understood.

7.10 Section 93130.17(a)(10)

The requirement in this section is acknowledged and understood.

7.11 Section 93130.17(a)(11)

The requirement in this section is acknowledged and understood.

7.12 Section 93130.17(a)(12)

The requirement in this section is acknowledged and understood.



7.13 Section 93130.17(a)(13)

The requirement in this section is acknowledged and understood. Calculations, data reporting, and procedures that support this requirement are described in Sections 3, 4, 9, and 10 of this application.

7.14 Section 93130.17(a)(14)

The requirement in this section is acknowledged and understood.

7.15 Section 93130.17(a)(15)

The requirement in this section is acknowledged and understood.

7.16 Section 93130.17(a)(16)

The requirement in this section is acknowledged and understood.

8 Emission Reduction Credits Trading

The purpose of this application is to develop a system by which unregulated pollutant sources can be used to aid in compliance with the Control Measure. The intent of this system is to allow for better utilization of a capture and control fleet, which will produce the intended emissions reduction of the Control Measure while minimizing the cost to achieve those reductions on a dollars per ton of toxic pollutant treated basis. There will be instances for which the capture and control service fleet will not be adequate to service the number of vessels which are at berth simultaneously. There are two solutions to this problem as described below.

1. Build additional capture and control systems.
2. Have emission reduction credits available from unregulated sources that were generated with the capture and control fleet when not being utilized for compliance purposes.

Option 1 creates a larger fleet of poorly utilized systems significantly driving up the total cost of compliance.

Option 2 creates better utilization of a smaller fleet and reduces the cost of compliance. If a credit trading system is approved for use by a capture and control service provider, it will allow the optimization of a fleet across all ports in the state of California.

It is proposed that all emission trading be accomplished in the units of actual pounds of either PM, NO_x, or ROG.



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8.1 Trading within the Applicants Fleet

The simplest transaction will be within the applicant’s fleet and is the intended normal transaction. The fleet would be comprised of systems that are sold as capital equipment or provided under contract to a terminal or vessel owner. This transaction generates emission reduction credits for compliance when the number of vessels at berth exceeds both the number of systems in the capture and control fleet and the availability of Terminal Incident Events (TIEs) or Vessel Incident Events (VIEs). These emission reduction credits can also be used due to a vessel design feature that is incompatible with the capture and control system such as a stack configuration that cannot be accommodated by the capture hood. Other events could include unplanned break down of the capture and control system or weather conditions that prevent the use of the capture and control system.

8.2 Trading to Other Fleets

The primary circumstance under which this scenario would occur when emission reduction credits are shared amongst two organizations (the applicant and a vessel owner for example). This would occur in the case of generating emission reduction credits using a capture and control system on a container vessel as described in Section 2.6 of this application. In this case, the owner of the capture and control system would need to incentivize the owner of the container vessel to allow the collection of unregulated emissions from the vessel. One incentive would be to provide some percentage of the captured and controlled emissions to the container vessel owner. This would occur through a trade of emission reduction credits to the owner of the container vessel.

8.3 Selling and Buying Emission Reduction Credits

Due to typical fluctuations in vessel traffic and the unpredictable forces that control the level and type of traffic to a port, the applicant may have created an excess of emission reduction credits that go beyond the needs of their customers. In this case the applicant may choose to sell those emission reduction credits to another terminal or vessel owner to offset a lack of available capture and control services.

Emission tracking is the process by which regulated and unregulated emissions are balanced to provide compliance. The emission tracking process can be compared to the process of managing a bank account, in that generating emission reduction credits (adding to the account) and utilizing emission reduction credits (depleting the account) are independent from the activities that generate or require the emission reduction credits. The emission reduction credits will be generated and documented as described in previous sections of the application, and all final values will be reported on one of the three reports described in Section 4. These reports will either quantify available emissions to be deposited in the account or quantify emission reduction credits that need to be withdrawn from the account. The entire emission tracking process will be managed in absolute pounds of PM, NOx, and ROG.



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9 Emission Reduction Credits Trading

Separate accounting for each pollutant will be set up. The specific pollutant emission reduction credits will then be deposited to those accounts from information provided in the vessel call reports defined in Section 4, “Captured and Controlled Regulated Emissions” and “Captured and Controlled Unregulated Emissions”. Withdrawal from a particular pollutant account would be based on the calculated values in the vessel call report, “Vessels Utilizing Emission reduction credits”.

9.1 Data Management Methods

Each of the vessel call reports described in Section 4 will be identified with a unique serial number and each of those reports will be generated by the applicant under various contracts with both terminal operators and vessel owners. An Emission Reduction Credit Database (ERCD) will be developed to manage the data from each vessel call report and will also contain trading accounts for PM, NOx, and ROG. The data which populates the emission reduction credit accounts will be transferred from the vessel call reports which are governed by the Executive Orders for the capture and control systems or, in the case of the “Vessels Utilizing Emission Reduction Credits” report, the Executive Order issued in approval of this application will validate the content. The ERDC will be developed and presented to the Executive Officer for approval prior to it being utilized. The review and approval process would be stipulated in the Executive Order.

9.2 Data Entry

Data entry to the ERDC will be accomplished by reading the vessel call reports electronically and the accuracy of that electronic transfer will be validated as described in Section 11 of this application. The data entry process will only be initiated by individuals that have been trained in the process and will follow the guidelines established in a written procedure that describes the process. That procedure will be developed by the same entity that will develop the Emission Reduction Credit Database software.

9.3 Data Access

The ERDC will be password protected and its contents will be audited as described in Section 11 of this application. The individuals with access will be controlled by the Emission Reduction Credit System administrator as described below in Section 10 and the passwords will be changed and managed by methods considered to be best practices within the data management profession. CAEM will not have access to the ERDC with the intention to create a system that cannot be influenced by the capture and control service provider. CAEM will generate and transmit the reports described in Section 4 to the Emission Reduction Credit System administrator and will collect fees from the terminal or vessel owner to compensate the administrator.



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9.4 Data Storage and Backup

Data storage and backup will be accomplished by methods considered to be best practices within the data storage and backup industry.

9.5 Data Reporting to CARB

Data reporting to CARB will occur on an annual basis consistent with the requirements of the Control Measure, Section 93130.17(d), unless a different reporting frequency is specified in the Executive Order issued as approval of this application. The entirety of the Emission Reduction Credit Database and summaries of the data contained in the database will be provided electronically.

10 Emission Reduction Credit - Administration

The Emission Reduction Credit System will be administered by designated individual(s) associated with another business entity (independent third party) that is contracted by CAEM for the task of managing and operating the Emission Reduction Credit System. This entity will also be responsible for developing the EDRC described in Section 9 of this application. CAEM has had preliminary discussions with consulting companies that have experience with environmental permitting and compliance reporting, as well as familiarity with the Control Measure. These companies have agreed in principle to develop the EDRC and to operate and administer the Emission Reduction Credit System. Upon approval of this application CAEM will select and put under contract one of these companies and will notify CARB once that resource has been put in place.

10.1 Designated Individual Roles and Responsibilities

The designated individuals will be responsible for the timely entry of data to the ERDC, auditing the accuracy of data entry, reporting to CARB, and overall distribution of the emission reduction credits either internally to the applicant or to external parties that want the emission reduction credits for compliance with the Control Measure. The administrator of the system should have qualifications that are consistent with the Best Practices for database development, data entry, data storage and backup, and data reporting in the data management profession.



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11 Program Auditing and Quality Control

As in other emission reduction programs across industries it is expected that the CARB-issued Executive Order would contain the requirements for program auditing and quality control for the various unregulated emission capture scenarios. Since early capture and control of vessel emissions prior to the Rule compliance date is being recommended, an independent review of the program prior to the January 1, 2023 regulatory implementation date would provide assurances that all the proper processes are in place for a longer-term emission reduction credit program. This review would at a minimum cover the actual emissions reduction services and reporting, data flow to the third-party Emission Trading Management Company, data entry and data backup, calculation verification for the “unverified” emissions and reporting back to CARB.



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APPENDIX A

Captured and Controlled Regulated Emissions – Vessel Call Report



Event Summary Sample Report						
Event Serial Number:						
Vessel Information						
Carrier:						
Vessel Name:						
Vessel IMO Number:						
IMO NOx Tier:						
Vessel Type:						
Terminal Information						
Terminal Name:						
Port:						
Berth Number:						
Vessel Contact Info:						
Name:						
Phone #:						
Email:						
Terminal Contact Info:						
Name:						
Phone #:						
Email:						
CAECS Information						
CAECS Contact Info:						
Name:						
Phone #:						
Email:						
Event:	Start	HH:MM:SS	End	HH:MM:SS	Duration	HH:MM:SS
Capture Time:	Start		End		Duration	
Emission Control Time:	Start		End		Duration	
Process Flows						
	Units	P&ID #	Ave	Min	Max	
Inlet	scfm					
Outlet	scfm					
System Temperatures						
Ship Stack	F					
Process Inlet	F					
Filters A	F					
Filters B	F					
Filters C	F					
Box A Outlet	F					
Box B Outlet	F					
Box C Outlet	F					
Process Outlet	F					
System Pressures						
Ship Stack Pressure	"H ₂ O					
UCF-144-A D.P.	"H ₂ O					
UCF-144-B D.P.	"H ₂ O					
UCF-144-C D.P.	"H ₂ O					
System Air Pressure	psi					
DSI Feed						
DSI Injection Rate	lb/hr					
DSI Blower Pressure	psi					
DSI Blower Temperature	F					
Main Fan						
Fan Speed	Hz					
Fan Current	Amps					
Other						
Burner Set Point	%					
Ammonia						
NH ₃	ppmv					
H ₂ O	%v					
Ammonia Flow Rate	slpm					
NO _x						
Inlet NO _x	ppmv					
Outlet NO _x	ppmv					
Inlet O ₂	%v					
Outlet O ₂	%v					
PM						
PM, Inlet	mg/m ³					
PM, Outlet	mg/m ³					
ROG						
ROG, Inlet	ppmv					
ROG, Outlet	ppmv					
System Performance						
Capture Efficiency	%					
NO _x Efficiency	%					
PM Efficiency	%					
ROG Efficiency	%					
Average Vessel Emissions During CAECS						
NO _x	g/kW/hr					
PM 2.5	g/kW/hr					
ROG	g/kW/hr					

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APPENDIX B

Vessels Utilizing Emission Reduction Credits – Vessel Call Report



Data Report - Vessel Call Utilizing Emission Credits

Report Serial Number 00001

	Units	Source		Comments
		Primary	Secondary	
Port Data				
Port	POLB	Terminal Scheduling	Agent ?	
Terminal	Long Beach	Terminal Scheduling	Agent ?	
Berth	86A	Terminal Scheduling	Agent ?	
Terminal Contact Data				
Phone Number - Duty Operator		Terminal Guide	Vessel	
Terminal Person in Charge (TPIC)		?	Vessel	
TPIC - Telephone		?	Vessel	
TPIC - Email		?	Vessel	
Vessel Contact Data				
Phone Number	+870773408701	Q-88	Terminal	
Email	eagle.kinarut@eaglestar.com.my	Q-88	Terminal	
Vessel Data				
Registered Owner	AET Inc Limited	Q-88	Vessel	
Vessel Name	Eagle Kinarut	Q-88	Vessel	
Vessel IMO Number	9422201	Q-88	Vessel	
Vessel Type	Oil Tanker	Q-88	Vessel	
IMO NOx Tier				
Vessel Commercial Operator Contact Information				
Name	AET Inc Limited	Q-88	Vessel	
Address 1	1900 West Loop South	Q-88	Vessel	
Address 2	Suite 920	Q-88	Vessel	
City	Houston	Q-88	Vessel	
State/Province	TX	Q-88	Vessel	
Postal Code	77027	Q-88	Vessel	
Country	US	Q-88	Vessel	
Telephone	1-832-615-2000	Q-88	Vessel	
Email	aet-ops@aet-tankers.com	Q-88	Vessel	
Date and Time Data - Vessel				
Finished with Engines (FWE)	Date & Time	8/28/21 14:00	Terminal	Vessel
Ready to Work (RTW)	Date & Time	8/28/21 16:27	Terminal	Vessel
Begin Cargo Transfer (BCT)	Date & Time	8/28/21 20:00	Terminal	Vessel
Cargo Transfer Complete (CTC)	Date & Time	8/30/21 13:30	Terminal	Vessel
Pilot On Board (POB)	Date & Time	8/30/21 15:10	Terminal	Vessel
Departure	Date & Time	8/30/21 16:00	Terminal	Vessel
Total Time, At-Berth	hrs	50.0	Calculation	
Total Time, RTW to POB	hrs	46.7	Calculation	
Total Time, FWE to BCT	hrs	6.0	Calculation	
Total Time, BCT to CTC	hrs	41.5	Calculation	
Connection Allowance after RTW	hrs	2.0	Calculation	
Disconnection Allowance prior to POB	hrs	1.0	Calculation	
Total CAECS Required Hours - Aux	hrs	43.7	Calculation	
Total CAECS Required Hours - Boiler	hrs	41.5	Calculation	

Data Report - Vessel Call Utilizing Emission Credits

Report Serial Number 00001

	Units		Source		Comments
			Primary	Secondary	
Fuel Data					
Type Used (Auxiliary & Boilers)		Diesel	Vessel	Terminal	
Sulfur Content	%	0.1	Vessel	Terminal	
Bunker ROB (finished with engines) FWE	m3	250.0	Vessel	Terminal	
Bunker ROB (begin cargo transfer) BCT	m3	249.0	Vessel	Terminal	check with Capt Bedre to see if this is available
Bunker ROB (transfer complete) CTC	m3	230.0	Vessel	Terminal	check with Capt Bedre to see if this is available
Bunker ROB (departure)	m3	229.0	Vessel	Terminal	
Fuel Density	kg/m3	850.8	MPLX		Technical Reference and to be agreed upon by CARB in the EO
Fuel to Energy Ratio - Auxillary Engines	kg fuel/kWh	0.27	CARB		Stipulated by CARB, Section 17(f)(1)(B)
Fuel to Energy Ratio - Boilers	kg fuel/kWh	0.27	MPLX		This value needs to be developed and agreed to by CARB
Fuel Usage Rate (Aux) FWI to BCT	kg/hr	141.8	Calculation		Assumes all fuel is being used by aux engines only, in reality there is some boiler load
Fuel Usage Rate (Aux + Boilers) BCT to CTC	kg/hr	389.5	Calculation		Represents fuel used by the aux engines and boilers during cargo transfer
Fuel Usage Rate (Boilers) BCT to CTC	kg/hr	247.7	Calculation		Assumes the aux engine usage is continuous during transfer and all remaining fuel is associated with cargo transfer
Average Power (Aux) FWE to BCT	kWh	525.2	Calculation		Fuel usage converted to kWh for aux engines
Average Power (Boiler) BCT to CTC	kWh	917.5	Calculation		Fuel usage converted to kWh for boilers associated with transfer
Total Power Aux Power - CAECS	kW	22,959	Calculation		
Total Power Boiler Power - CAECS	kW	38,076	Calculation		
Machinery Configuration					
Auxillary Engine, count		3	Q-88	Vessel	Section 10.5 of the Q-88
Auxillary Engine, capacity	kW	680	Q-88	Vessel	Section 10.5 of the Q-88
Boiler, count		2	Q-88	Vessel	Section 10.5 of the Q-88
Boiler, capacity	MT/hr	22	Q-88	Vessel	Section 10.5 of the Q-88
Cargo Pump, count		3	Q-88	Vessel	Section 8.3 of the Q-88
Cargo Pump, type		Centrifugal	Q-88	Vessel	Section 8.3 of the Q-88
Cargo Pump, capacity	m3/hr	3000	Q-88	Vessel	Section 8.3 of the Q-88
IGS Supply		Flue Gas			Section 8.3 of the Q-88
Operations Data					
Anticipated Load At-Berth, Aux 1	kW	0	Vessel		This is just an estimate from the vessel and will help with system setup
Anticipated Load At-Berth, Aux 1	kW	400	Vessel		This is just an estimate from the vessel and will help with system setup
Anticipated Load At-Berth, Aux 1	kW	0	Vessel		This is just an estimate from the vessel and will help with system setup
Anticipated Load At-Berth, Boiler 1	ton steam/hr	6	Vessel		This is just an estimate from the vessel and will help with system setup
Anticipated Load At-Berth, Boiler 1	ton steam/hr	0	Vessel		This is just an estimate from the vessel and will help with system setup
Emission Factors					
PM, auxillary engines	g/kWh	0.14	EO	Regulation	Net reduction required based on values in Section 17.5(d)(1)
NOx, auxillary engines	g/kWh	11.0	EO	Regulation	Net reduction required based on values in Section 17.5(d)(1)
ROG, auxillary engines	g/kWh	0.42	EO	Regulation	Net reduction required based on values in Section 17.5(d)(1)
PM, boilers	g/kWh	0.14	EO	Regulation	Net reduction required based on values in Section 17.5(d)(2)
NOx, boilers	g/kWh	1.6	EO	Regulation	Net reduction required based on values in Section 17.5(d)(2)
ROG, boilers	g/kWh	0.09	EO	Regulation	Net reduction required based on values in Section 17.5(d)(2)
PM, auxillary engines	g	3,214	Calculation		
NOx, auxillary engines	g	252,553	Calculation		
ROG, auxillary engines	g	9,643	Calculation		
PM, boilers	g	5,331	Calculation		
NOx, boilers	g	60,921	Calculation		
ROG, boilers	g	3,427	Calculation		
Emissions Requiring IC Credits					
PM	lb	19	Calculation		
NOx	lb	691	Calculation		
ROG	lb	29	Calculation		