

August 19, 2022

#### via E-mail

Chief, Transportation and Toxics Division California Air Resources Board (CARB) 1001 I Street Sacramento, CA 95814

# Chevron Richmond Refinery CARB At-Berth Regulation Revised Innovative Concept Application

Pursuant to the California Air Resources Board (CARB) Comment Letter on Chevron's Innovative Concept dated July 15, 2022, Chevron Richmond Refinery is re-submitting the Innovative Concept Application in complete form to include specific information detailed under section 93130.17 of the Control Measure for Ocean-Going Vessels At Berth (At-Berth Regulation), Title 17, Division 3, Chapter 1, Subchapter 7.5 of the California Code of Regulations (CCR).

Please contact Anna Morgan at (510) 242-1181 if you have any questions or need additional information regarding this submittal.

Sincerely,

Shawn Lee

cc: shorepower@arb.ca.gov, CARB, via e-mail Bonnie.Soriano@arb.ca.gov, CARB, via e-mail Jeff.Jacobs@arb.ca.gov, CARB, via e-mail



# CARB At-Berth Regulation: Innovative Concept Application

Chevron Products Company Revised August 19, 2022

Version	Date	Approver
0	12/1/2021	Alan Davis
1	08/19/2022	Tolly Graves
1	08/19/2022 	Tolly Graves

#### Certification

I certify that the information contained in the Innovative Concept application being submitted pursuant to Control Measure for Ocean-Going Vessels At Berth (At-Berth Regulation), Title 17, Division 3, Chapter 1, Subchapter 7.5 of the California Code of Regulations (CCR) is true, accurate, and complete to the best of my knowledge, signed under penalty of perjury.

Responsible Official Signature

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## 1. Executive Summary

The Chevron Richmond Refinery is submitting this application to the California Air Resources Board (CARB) for approval of the following Innovative Concept (IC) projects in accordance with **Section 93130.17** of the Control Measure for Ocean-Going Vessels At Berth ("At-Berth Regulation"), Title 17, Division 3, Chapter 1, Subchapter 7.5 of the California Code of Regulations (CCR), Sections 93130-93130.22. In response to the At-Berth Regulation, Chevron convened an extensive team of experts across the company to develop a robust package of Innovative Concepts for purposes of complying with the Regulation. Each Innovative Concept is listed below and then discussed in greater detail in the following sections of this application.

**Table 1: Innovative Concept Projects** 

Project #	Project Description	Estimated Project Implementation Date(s)	Environmental Review Needed?
1	Newer Locomotive	Implemented on 4/7/2022 (Ongoing)	No
2	Boiler Replacement Project	2024	Yes
3	Diesel Air Compressors Replacement	2023	No
4	FCC Ammonia Optimization	2022	No
5	Wharf ERD Replacement	2023	Yes
6	TKN Heater Optimization	2024	Yes
7	North Ranch Diesel Engine Replacement	2023	No
8	Solar Electricity Project - General	2024	Yes
9	Solar Electricity Project – Shore Power	2027-2032	Yes
10	Tier II or above certification on Auxiliary Engines (AE) for ships	2023-2027	No
11	Tier III or above certification on Auxiliary Engines (AE) for ships	2023-2027	No
12	Upgraded Combustion and Control systems for Auxiliary Boilers (AB) for ships	2023-2027	No
13	Dual-Fuel Tier III Auxiliary Engines (AE's) and Auxiliary Boilers (AB)	2024-2027	No
14	Shore Power or Stack Capture for Barges/Tug Boats	2027-2032	To Be Determined

At the outset, it is important to emphasize that all the projects listed in **Table 1** are intended specifically to achieve compliance with the CARB At-Berth regulation. This package of IC projects was developed by a special team of Chevron experts specifically in response to the CARB At-Berth Regulation as a means of regulatory compliance. There currently are no regulatory requirements to develop, adopt, or implement any of these projects. Further, given current technological and economic trends, none of the projects would be reasonably expected to occur under a "business as usual" scenario. Rather, these IC projects will require significant capital investments, selective (incentivized) chartering/leasing strategies, and expedited adoption and implementation that would not otherwise be required or anticipated to occur in the absence of the At-Berth Regulation. As a result, the IC projects are designed to achieve emissions reductions in excess of any reductions otherwise

required by law and in excess of any reductions that would be reasonably expected under a conservative business as usual scenario.

In addition, given the uncertainties associated with future conditions as of the 2027 compliance deadline, which is more than five years away, Chevron is relying on the IC projects as a collective package to achieve the required emissions reductions under the CARB At-Berth Regulation. Accordingly, Chevron requests that CARB approve all of the IC projects to provide for sufficient emissions reductions to achieve compliance with the At-Berth Regulation.

Chevron also requests that CARB promptly approve the IC projects as a collective package, so that Chevron can get started in implementing the projects to reduce emissions. Subject to CARB approval under the At-Berth Regulation, many of the IC projects could be implemented in the near-term, and it is anticipated that all but two of the IC projects could be implemented prior to the 2027 regulatory compliance deadline. As a result, CARB approval will provide for early emissions reductions, for the benefit of nearby communities, in advance of the 2027 regulatory compliance deadline. All of the IC projects are dependent on CARB approval for their implementation.

In addition to early adoption and implementation upon CARB approval, Chevron intends to operate all but two of the IC projects for the entirety of the duration of the first five-year compliance period (2027-2032). It also intends to continue operating the IC projects for subsequent compliance periods, subject to CARB approval of one or more extensions in accordance with the applicable provisions of the At-Berth Regulation.

As noted in **Table 1**, two of the IC projects (projects # 9 and #14) are proposed for commencement during the 2027-2032 compliance period, in the event shore power becomes available during this period as a safe, reliable and feasible way to control tanker emissions. However, as noted in DNV's Technology Assessment (titled "California Air Resources Board's (CARB) Ocean-going Vessels At Berth Regulation Emissions Control Technology Assessment for Tankers, Report # 2021-9470", dated November 2021), shore power is not projected to be available for use at tanker terminals until 2034 at the earliest. The commencement of implementation of IC projects #9 and #14 would thus be tied to the use of shore power as a feasible technology.

Each IC project is discussed individually below according to the following criteria under **Section 93130.17(b)** of the At-Berth Regulation:

- Company name, address, and contact information (Section 93130.17(b)(1)(A))
- Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map (Section 93130.17(b)(1)(B))
- Estimate of vessel emissions planned to be covered by the IC project for each pollutant (NOx, PM 2.5 and ROG) (Section 93130.17(b)(1)(C))
- Proposed recordkeeping, reporting monitoring and testing procedures (Section 93130.17(b)(1)(D))
- A Memorandum of Understanding or similar agreement between the applicant, any funding partners, owners and operators of controlled equipment for the IC that shows agreement regarding IC's scope, and requirements for using the IC project in compliance with the At-Berth Regulation (Section 93130.17(b)(1)(E))
- Proposed length of time for use (Section 93130.17(b)(1)(F)).
- A summary of the governmental approvals needed (Section 93130.17(b)(1)(G))
- A discussion of any environmental review requirements that may apply (Section 93130.17(b)(1)(H))
- Any information necessary to demonstrate that the proposed IC project meets all eligibility and applicability requirements (Section 93130.17(b)(1)(l)).

With respect to the period of time for implementation (Section 93130.17(b)(1)(F)), as explained above, subject to and upon CARB approval, Chevron intends to begin implementing most of the IC projects in the near-term, and it also intends to implement the IC projects over the long-term, subject to CARB's renewed and continued approval. Given the unpredictable amount of time needed for the requisite environmental reviews, Chevron has commenced submitting requests for environmental review to several applicable government agencies to seek to ensure timely review, approval, and implementation of the IC project if it is approved as an IC project by CARB under the At-Berth Regulation. Government agencies typically do not commit to any particular timeframe for completing their reviews or approval processes, so Chevron has strived to expedite the process by submitting for agency approval before Chevron knows if the IC project will ultimately be approved by CARB for use under the At-Berth Regulation. Requesting that agencies commence and complete their environmental reviews is not a guarantee that the project will be executed in the absence of CARB approval, nor is it an indication that Chevron already has commenced project implementation.

Further, as CARB has noted in its FAQ document, an applicant may cancel an IC project for any reason. Given the uncertainty associated with future long-term conditions, Chevron reserves the right to remove or cancel an IC project for technological, safety or other reasons that may arise; if this occurs Chevron will promptly notify CARB of the cancellation and the reasons for the cancellation. Chevron understands that if one or more of the IC projects is cancelled or removed, Chevron will need to have a backup plan in place at the time of any cancellation to achieve compliance with the At-Berth Regulation.

With respect to the eligibility criteria under **Section 93130.17(a)**, the applicable criteria specific to each IC project are addressed below. For all of the proposed IC projects, no project will increase emissions at other ports or marine terminals; no public funds will be used to implement these projects; none of the projects are legally mandated by any law, rule or regulation; and none have been identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

With respect to **Section 93130.17(a)(9)**, visits made under an innovative concept would not be counted towards nor used for Vessel Incident Events (VIEs), Terminal Incident (TIEs), or the remediation fund. Emission reductions from innovative concepts would be applied to vessel visits and exhausted prior to the use of VIEs, TIEs, or the remediation fund.

With respect to **Section 93130.17(a)(10)**, Chevron will develop a system to account for the use of emissions reduction credits accrued in the compliance period to ensure they are used in the same calendar year that they are achieved or in the following calendar year, as required by this section. Early emission reductions will be accounted for separately and used in any of the five years of the first compliance period, pursuant to Section 93130.17(a)(11).

Chevron will comply with this control measure through the use of innovative concepts. As required by **Section 93130.17(a)(14)**, vessel operators and terminal operators intending to use the innovative concept shall comply with the provisions of this Control Measure, including the emission limits in sections 93130.7 and 93130.9 until such time as Chevron has first been notified in writing by the Executive Officer that the innovative concept application has been approved.

With respect to **Section 93130.17(a)(15)**, A timeline showing how the innovative concepts will be implementable with the timeframe is included in Table 1 and Figure 1. Environmental review requirements for each IC project are discussed in Section 8 of each IC project description in Section 3 of this application.

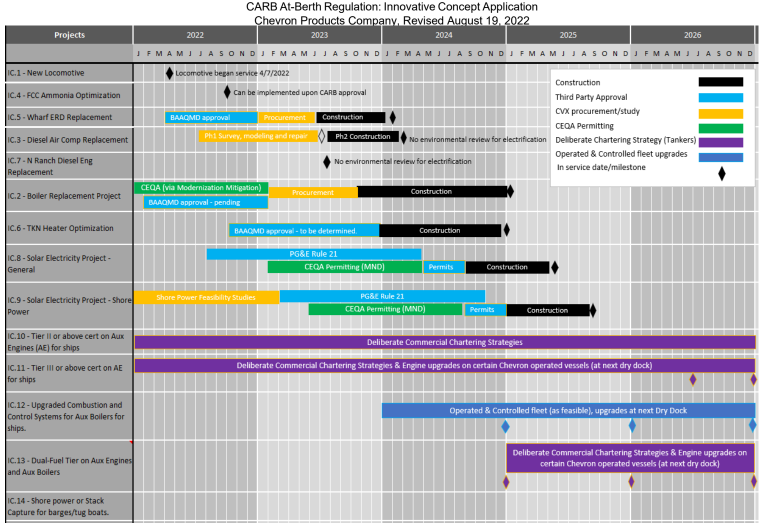


Figure 1. Innovative Concept Projects Timeline

Concerning Memoranda of Understanding-MOUs outlined in **Section 93130.17 (b)(1)(E)**, it should be noted that such agreements would not apply to Innovative Concepts #1 through #9, as these projects will be funded solely by Chevron. Regarding Innovative Concepts #10 through #14, Chevron is not considering signing MOUs with Third Parties at this time.

Lastly, it is important to emphasize that the IC projects presented in this application are in addition to numerous other environmental improvements being implemented by Chevron that are not eligible as an Innovative Concepts. Chevron aims to lower the carbon intensity of our operations, protect the environment, and invest in the communities in which we operate. Projects that accomplish these goals are prioritized, optimized and funded based upon their ability to achieve emission reductions in an economic and timely manner. While we continually work to identify such voluntary projects, the Innovative Concepts proposed below were not planned for completion at this time in the absence of the CARB At-Berth Regulation.

## 2. Richmond Long Wharf (RLW) Emissions

As noted in the Background section of the "Chevron Richmond Long Wharf Terminal and Port Plan" (Terminal Plan) submitted on December 1, 2021, Chevron estimated annual average emissions to be those listed below in **Table 2**. The table below also shows the annual average emissions reductions that must be achieved when using Innovative Concepts in a representative year (2016) reflecting future estimated annual vessel calls. The numbers below were calculated using the emissions factors in **Section 93130.5(d)** and the emissions calculation methodologies described in **Section 93130.17(d)(1)**.

Table 2: Annual Emissions and Emissions Reductions Needed from Innovative Concepts

	NOx [MT]	PM [MT]	ROG [MT]
Aux Engines	163.69	2.02	6.17
Aux Boilers	89.97	7.65	4.95
2016 Total	253.66	9.66	11.12
Reductions Needed from IC Projects	202.45	7.96	9.03

The emissions totals above apply the default emission factors in **93130.5(d)(1) and (d)(2)** that assume that all vessels are Tier 0. It should be noted that Chevron has already implemented the use of Tier I and Tier II vessels, and actual vessels emissions are much lower than what is required to be calculated per the assumed default emission rates specified in the CARB At-Berth Regulation. The Terminal and Port Plan describes in detail the true emissions from the RLW.

To ensure the emissions for NOx, PM2.5 and ROG are adequately mitigated, Chevron estimated the emissions reductions possible from the IC projects using best available data. **Table 3** below lists the annual emissions reductions that are reasonably expected from each of the IC projects, as calculated in metric tons.

**Table 3: IC Project Annual Emissions Reductions** 

Project No	Project Description	NOx [MT]	PM2.5 [MT]	ROG [MT]
Shore-Based Innovative Concept Projects				
1	Newer Locomotive	-5.1	-0.1	-0.2
2	Boiler Replacement Project	-50.8	0	-1.6
3	Diesel Air Compressors Replacement	-27.4	-1.5	-1.3
4	FCC Ammonia Optimization	0	-103.3	0
5	Wharf ERD Replacement	-7.3	-0.8	0
6	TKN Heater Optimization	-37.5	-4.8	-3.4
7	North Ranch Diesel Engine Replacement	-0.4	-0.02	-0.02
8	Solar Electricity Project - General	-5.6	-0.3	-0.4
9	Solar Electricity Project – Shore Power	-3.2	-0.2	-0.2
	Subtotal	-137.3	-111.1	-7.1
Ship-Based Innovative Concept Projects				
10	Tier II or above certification on Auxiliary Engines (AE) for ships <sup>Note 1</sup>	-49	0	0
11	Tier III or above certification on Auxiliary Engines (AE) for ships Note 1	-133	0	0
12	Upgraded Combustion and Control systems for Auxiliary Boilers (AB) for ships Note 1	-48	0	0
13	Dual-Fuel Tier III Auxiliary Engines (AE) and Auxiliary Boilers (AB) Note 1	-41	0	0
14	Shore Power or Stack Capture for Barges/Tug Boats	-22	-0.2	-1.4

Project No	Project Description	NOx [MT]	PM2.5 [MT]	ROG [MT]
	Subtotal	-97 to -185.3	-0.2	-1.4
	Grand Total	-234.3 to -322.6	-111.2	-8.5

Note 1: These ship-based IC projects are not cumulative. For example, if IC project 11 is implemented, IC project 10 will be redundant.

**Table 4** below summarizes the emissions reductions possible from implementation of the IC projects ahead of the 2027 compliance deadline, which would not occur without timely CARB approval of these projects. The table also highlights the benefits to the community that would occur due to the early implementation of these projects. The NOx reductions are the equivalent of eliminating approximately 155,000 cars from the roads in the local community<sup>1</sup> and the PM2.5 reductions are similar to eliminating 12% of diesel trucks in California<sup>2</sup>.

Table 4: Cumulative Emissions Banking From Early Implementation of Innovative Concepts

Project No	Project Description	NOx [MT]	PM2.5 [MT]	ROG [MT]
	Shore-Based Innovative C	oncept Projects		
1	Newer Locomotive	-25.4	-0.7	-0.8
2	Boiler Replacement Project	-152.5	0	-4.7
3	Diesel Air Compressors Replacement	-109.7	-6.1	-5.2
4	FCC Ammonia Optimization	0	-413.2	0
5	Wharf ERD Replacement	-29	-3.1	0
6	TKN Heater Optimization	-112.4	-14.3	-10.3
7	North Ranch Diesel Engine Replacement	-1.7	-0.1	-0.1
8	Solar Electricity Project - General	-16.9	-1.0	-1.1
9	Solar Electricity Project – Shore Power	0	0	0
	Subtotal	-447.6	-438.5	-22.3
	Ship-Based Innovative Co	oncept Projects		
10	Tier II or above certification on Auxiliary Engines (AE) for ships Note 1	-114	0	0
11	Tier III or above certification on Auxiliary Engines (AE) for ships Note 1	-248	0	0
12	Upgraded Combustion and Control systems for Auxiliary Boilers (AB) for ships Note 1	-133	0	0
13	Dual-Fuel Tier III Auxiliary Engines (AE) and Auxiliary Boilers (AB) Note 1	-51	0	0
14	Shore Power or Stack Capture for Barges/Tug Boats	0	0	0
	Subtotal	-247 to -299	0	0
	Grand Total	-694.6 to -746.6	-438.5	-22.3

Note 1: These ship-based IC projects are not cumulative. For example, if IC project 11 is implemented, IC project 10 will be redundant.

<sup>&</sup>lt;sup>1</sup> Per 2020 estimate in "https://www.bts.gov/content/estimated-national-average-vehicle-emissions-rates-vehicle-vehicle-type-using-gasoline-and" and assuming 11,000 miles driven per year as noted in "Greenhouse Gas Emissions from a Typical Passenger Vehicle | US EPA"

<sup>&</sup>lt;sup>2</sup> Per CARB Emissions Factor (EMFACT) model, https://arb.ca.gov/emfac/

## 3. Innovative Concept Projects

#### **Project 1: Installation of Lower Emitting Locomotives**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron currently operates locomotives to move railcars throughout the Chevron Richmond Refinery (see location map in **Appendix A1**). Chevron would reduce locomotive emissions by replacing 1 or more locomotives with lower emitting locomotives. Instead of operating the current locomotives for the foreseeable future because there is no regulatory requirement to stop operating them, subject to CARB approval as an IC project to reduce emissions for purposes of the At-Berth Regulation, Chevron would invest in lower emitting locomotives as early as 2022. Chevron replaced one locomotive with a Lower Emissions and Fuel (LEAF) Locomotive on April 7, 2022. As noted above on page 1 of the Executive Summary, the IC projects, including this replacement of the locomotive, would not have been done but for the ability to use associated emissions reductions for compliance with the At-Berth regulation.

 Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Chevron estimates that the emissions reductions from replacing 1 locomotive will be 5.1 metric tons per year (MTPY) for NOx, 0.1 MTPY for PM2.5, and 0.2 MTPY for ROG based on current railcar emissions. Further, the new locomotive will not increase GHGs. See **Appendix A1** for the best available NOx, PM2.5 and ROG emissions calculations for this project. Emissions were calculated using vendor provided fuel consumption data for the new locomotive, and EPA emissions factors for locomotives.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG emissions that must be reduced with IC projects when using 2016 emissions as a representative year and the emission factors from **Section 93130.5(d)(1)** and (d)(2). **Table 3** shows how this project fits in among the Innovative Concepts as a package to ensure emissions are reduced as required by **Section 93130.17**.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage current fuel consumption records collected on a monthly basis and EPA emission data for the existing locomotives, and compare them with the monthly fuel records and emissions data for the new locomotives. Emissions data will be in the form of

EPA/CARB emissions certifications provided by the locomotive vendor. The emissions will be reported to CARB on an annual basis as required by **Section 93130.17(d)(1)** of the At-Berth Regulation. See **Appendix A1** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Railserve is under contract to operate locomotives used at Chevron Richmond, and these locomotives are used exclusively at Chevron Richmond. This contract would be amended to account for the operation of the lower emitting locomotives exclusively at Chevron Richmond. A form of Memorandum of Understanding to amend the contract could be submitted upon request.

#### 6. Proposed length of time during which the IC project would be used

This IC project is capable of implementation starting in 2022, as there are no governmental approvals or permits needed to commence the project. As explained above, Chevron requests timely approval so that early emissions reductions can be achieved in the nearterm, well ahead of the 2027 compliance deadline. As also explained above, in addition to early implementation, Chevron proposes to implement this IC project through and including the first compliance period (2027-2032), and to continue implementation through subsequent compliance periods, subject to CARB approval of one or more extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

No government approvals needed, except for a CARB approval as an IC project under the At-Berth Regulation.

8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

No environmental reviews required.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

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The lower emitting locomotives are expected to lower NOx, PM2.5 and ROG emissions without increasing GHG emissions. Chevron will only procure a locomotive that meets this requirement. Chevron will collect all necessary data to verify emissions reductions on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

There is currently no statute, regulation or other legal requirement to install the lower emitting locomotives. While regulations have been proposed that could require lower emitting locomotives, no such requirement currently exists.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The new locomotives will be operated throughout the Chevron Richmond Refinery, and will be at the most 1-3 miles away from the Richmond Long Wharf. Emissions reductions will occur near the marine terminal and within communities that are adjacent to the refinery.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept; (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept; (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or

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## parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, the project is not legally required. It also is not expected to occur under a "business as usual" scenario. Under a business as usual scenario in light of current technological and economic trends and incentives, it is likely that the existing locomotives would continue to be used as they are currently being used. Accordingly, this IC project is being proposed specifically to achieve compliance with the At-Berth Regulation, and in fact reflects one of the specific examples provided by CARB staff of a potential IC project under the Regulation. CARB approval is requested on expedited basis to afford certainty and reliability in terms of the emissions reductions that can be used to achieve compliance with the At-Berth Regulation, and also to allow for these emissions reductions to be accelerated in the near-term.

The new locomotive emissions reductions will be real, quantifiable, verifiable and enforceable: A) Real: Vendor provided emissions rates and actual fuel logs will be the basis for certifying that the emissions reductions are real. B) Quantifiable: Emissions rates will be based on EPA/CARB emissions certifications, and fuel logs will be based on metered fuel data. C) Verifiable: The EPA/CARB certifications and the fuel logs will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

#### **Project 2: Boiler Replacement Project**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron currently operates 5 steam boilers to meet process steam demands throughout the refinery and would replace them with two new and more fuel-efficient boilers (see location map in **Appendix A2**). Instead of operating the current boilers for the foreseeable future because there is no regulatory requirement to stop operating them, subject to CARB approval as an IC project to reduce emissions for purposes of the At-Berth Regulation, Chevron would invest in the lower emitting boilers as early as 2024.

 Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Emissions reductions from this project are expected to be approximately 50 metric tons per year (MTPY) for NOx and 1.5 MTPY of ROG based on current boiler operations. PM2.5 emissions are not expected to change. These new boilers will not increase GHG emissions. See **Appendix A2** with the best available NOx, PM2.5 and ROG emissions calculations for this project. Emissions were calculated using vendor provided fuel consumptions and emissions data for the new boilers.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG that must be reduced with IC projects when using 2016 emissions as a representative year and the emission factors from **Section 93130.5(d)(1) and (d)(2)**. **Table 3** shows how this project fits among the Innovative Concepts as a package to ensure emissions are reduced as required by **Section 93130.17**.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage the emissions reductions calculated as part of the project's New Source Review (NSR) permit evaluation that will be conducted by Bay Area Air Quality Management District (BAAQMD). This includes emissions baselines calculated using CEMS, stack testing data and process data. Emissions reductions will be demonstrated using stack monitoring data required by BAAQMD for this project. This includes CEMS, and/or stack testing data (and data collection frequencies) required by BAAQMD. The emissions will be

reported to CARB on an annual basis as required by **Section 93130.17(d)(1)** of the At-Berth Regulation. See **Appendix A2** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable. Chevron would be the owner and operator of the new boilers.

6. Proposed length of time during which the IC project would be used

This IC project is capable of implementation starting in 2024, assuming all government approvals are obtained in a timely manner. As explained above, Chevron requests a timely CARB approval so that early emissions reductions can be achieved ahead of the 2027 compliance deadline. As also explained above, in addition to early implementation, Chevron proposes to implement this IC project through and including the first compliance period (2027-2032), and to continue implementation through subsequent compliance periods, subject to CARB approval of one or more extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

Chevron will need CARB approval as an IC project under the At-Berth Regulation, and approval from the following agencies may be required:

- 1) BAAQMD Air Permit
- 2) City of Richmond Project approval and CEQA Review
  - 8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

It is anticipated that the City of Richmond would serve as the CEQA lead agency for this IC project. BAAQMD would also conduct a review in accordance with its new source review rules.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

The new boilers are expected to lower NOx and ROG emissions without increasing GHG emissions or PM2.5. Chevron will leverage the emissions calculations from New Source Review conducted by BAAQMD to demonstrate emissions reductions on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

There is currently no requirement to install these lower emitting boilers.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The new boilers will be located within the Chevron Richmond Refinery, 1-2 miles away from the Richmond Long Wharf. Emissions reductions will occur near the marine terminal and within the communities adjacent to the refinery.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, the project is not legally required. It also is not expected to occur under a "business as usual" scenario. This project was identified for CARB At-Berth compliance. But for the regulation under a business as usual scenario in light of current technological and economic trends and incentives, it is likely that the five existing steam boilers at the refinery would have continued to be used as they are currently being used. Accordingly, this IC project is being proposed specifically as a means to achieve compliance with the At-Berth Regulation. Timely CARB approval is requested to afford certainty and reliability in terms of the emissions reductions that can be used to achieve compliance with the At-Berth Regulation, and also to allow for these emissions reductions to be achieved in the near-term.

The new boiler emissions reductions will be real, quantifiable, verifiable and enforceable: A) Real: BAAQMD NSR emissions calculations will be the basis for the emissions reductions. B) Quantifiable: BAAQMD methodologies and monitoring data will be used to estimate the reduction. C) Verifiable: The calculations and monitoring data will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

#### **Project 3: Diesel Air Compressors Replacement**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron currently operates diesel air compressors to support the pneumatic air system throughout the Chevron Richmond Refinery (see location map in **Appendix A3**). Instead of operating the current diesel air compressors for the foreseeable future to ensure reliable air flows, Chevron would eliminate most of these air compressors and replace them with an electric equivalent. Subject to CARB approval as an IC project to reduce emissions for purposes of the At-Berth Regulation, Chevron could implement this IC project as early as 2023. Chevron plans to conduct a study of the air system in 2022 to confirm the details of how the diesel air compressors would be replaced by 2023.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Chevron estimates that reductions from eliminating the diesel air compressor will be 27 metric tons per year (MTPY) for NOx, 1.5 MTPY for PM2.5, and 1.3 MTPY for ROG based on current air compressor emissions. The new air compressor will not increase GHG emissions. See **Appendix A3** for the best available NOx, PM2.5 and ROG emissions calculations for this project. Emissions were calculated using fuel consumptions and EPA emissions factors for the existing diesel air compressors.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG that must be reduced with IC projects when using 2016 emissions as a representative year and the emission factors from **Section 93130.5(d)(1) and (d)(2)**. **Table 3** shows how this project fits among the Innovative Concepts to ensure emissions are mitigated as required by **Section 93130.17**.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage current fuel consumption records collected on a monthly basis and EPA emission data for the existing air compressors to determine emissions reductions. Emissions data will be in the form of EPA/CARB emissions certifications provided by the diesel engine vendor. The emissions will be reported to CARB on an annual basis as required by **Section 93130.17(d)(1)** of the At-Berth Regulation. See **Appendix A3** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable. Chevron would be the owner and operator of the new equipment.

#### 6. Proposed length of time during which the IC project would be used

This IC project is capable of implementation starting in 2023. As explained above, Chevron requests timely approval so that early emissions reductions can be achieved in the nearterm, well ahead of the 2027 compliance deadline. As also explained above, in addition to early implementation, Chevron proposes to implement this IC project through and including the first compliance period (2027-2032), and to continue implementation through subsequent compliance periods, subject to CARB approval of one or more extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

No government approvals needed, except for a CARB approval as an IC project under the At-Berth Regulation.

8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

No environmental reviews required.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

Removal of the diesel air compressors is expected to lower NOx, PM2.5 and ROG emissions without increasing GHG emissions. Chevron will collect all necessary data to verify emissions reductions on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

There is currently no requirement to remove these diesel air compressors.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The new equipment will be operated throughout the Chevron Richmond Refinery, and will be at the most 1-2 miles away from the Richmond Long Wharf. Emissions reductions will occur near the marine terminal and within the communities adjacent to the refinery.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, the project is not legally required. It also is not expected to occur under a "business as usual" scenario. Under a business as usual scenario in light of current technological and economic trends and incentives, it is likely that the existing diesel air compressors at the refinery would continue to be used as they are currently being used. Accordingly, this IC project is being proposed specifically as a means to achieve compliance with the At-Berth Regulation. Timely CARB approval is requested to afford certainty and reliability in terms of the emissions reductions that can be used to achieve compliance with the At-Berth Regulation, and also to allow for these emissions reductions to be achieved in the near-term.

The new air compressor emissions reductions will be real, quantifiable, verifiable and enforceable: A) Real: Emissions rates and actual fuel logs for the diesel air compressors will be the basis for certifying that the emissions reductions are real. B) Quantifiable: Emissions rates will be based on EPA/CARB emissions certifications, and fuel logs will be based on metered fuel data. C) Verifiable: The EPA/CARB certifications and the fuel logs will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

#### **Project 4: FCC Ammonia Optimization**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron operates a Fluidized Catalytic Cracker (FCC) to produce gasoline from long chain hydrocarbons. The process uses a fluidized catalyst, and the process of regenerating the catalyst results in some PM2.5 emissions from the FCC stack. Chevron conducted a series of FCC PM2.5 stack tests to evaluate the optimum ammonia slip conditions for controlling filterable PM2.5 emissions while controlling condensable PM2.5. Too little ammonia increases filterable PM2.5, while too much ammonia increases condensable PM2.5. By operating within the optimal ammonia slip range, significant reductions of total PM2.5 emissions are achievable.

Subject to CARB approval as an IC concept for purposes of compliance with the At-Berth Regulation, Chevron would optimize the ammonia slip to a level which is much lower than the level allowed under existing air permits. This lower ammonia slip results in a significant PM emissions reduction. There is currently no requirement to operate at this optimum ammonia slip through July 2026 when BAAQMD Regulation 6-5 goes into effect. Subject to timely CARB approval, Chevron would optimize ammonia to lower PM2.5 as a CARB At-Berth Innovative Concept (see location map in **Appendix A4**) starting in 2022, thereby resulting in earlier emissions reductions than would be achieved under the BAAQMD rule taking effect in 2026. Absent timely CARB approval as an IC concept, these emissions reductions could be delayed until the BAAQMD rule takes effect.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Chevron estimates that reductions from reducing the FCC ammonia slip will be 103 metric tons per year (MTPY) for PM2.5 based on current FCC stack emissions. No change in NOx, ROG or GHGs will occur as part of this project. See **Appendix A4** for the best available PM emissions calculations for this project. Emissions were calculated using average emissions rates measured during Chevron's prior ammonia study.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG that must be mitigated with IC projects when using 2016 emissions as an average year and the emission factors from **Section 93130.5(d)(1) and (d)(2)**. **Table 3** shows how this project fits among the Innovative Concepts to ensure emissions are mitigated as required by **Section 93130.17(d)(1)**.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage stack ammonia monitoring data and PM stack testing data from Chevron's prior ammonia study to determine emissions reductions. The emissions will be reported to CARB on an annual basis as required by **Section 93130.17(d)(1)** of the At-Berth Regulation. See **Appendix A4** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable. Chevron is the applicant, as well as the funder and operator of the FCC plant.

6. Proposed length of time during which the IC project would be used

This IC project is capable of implementation starting in 2022, as there are no governmental approvals or permits needed to commence the project. As explained above, Chevron requests timely approval so that early emissions reductions can be achieved in the nearterm, well ahead of the 2027 compliance deadline. As also explained above, in addition to early implementation, Chevron proposes to implement this IC project through July 2026 when the referenced BAAQMD regulation goes into effect.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

No government approvals needed, except for a CARB approval per this regulation.

8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

No environmental reviews required.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

Reducing the ammonia slip is expected to lower PM2.5 emissions without increasing NOx, ROG and GHG emissions. Chevron will collect all necessary data to verify emissions reductions on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

Through July 2026 there is no requirement to optimize ammonia slip. Chevron is proposing to implement these PM reductions in advance of these new FCC PM requirements.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The PM reductions will occur at the FCC plant, which is located 1.5 miles away from the Richmond Long Wharf.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, there is no applicable legal requirement with respect to this IC until the BAAQMD regulation takes effect in July 2026. Similarly, given current technological and economic trends and incentives, it is not anticipated that this IC would be implemented in advance of the upcoming BAAQMD regulation under a "business as usual" scenario. Accordingly, Chevron is requesting expedited CARB approval for implementation of this project as an IC in order to reduce emissions to fulfill compliance with the At-Berth Regulation, in advance of the BAAQMD regulation taking effect in 2026 and years earlier than when the emissions reductions would otherwise occur.

The FCC PM emissions reductions will be real, quantifiable, verifiable and enforceable: A) Real: Ammonia stack monitoring and FCC PM stack testing data will be the basis for certifying that the emissions reductions are real. B) Quantifiable: Emissions rates will be based on FCC ammonia and PM stack data. C) Verifiable: The ammonia slip data and the FCC stack testing results will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

#### **Project 5: Wharf ERD Replacement**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron currently operates the Wharf Emissions Reduction Device (ERD) to control ROG emissions from the loading operations at the RLW. The ERD is essentially a thermal oxidizer that uses natural gas to combust the vapor streams generated at the RLW. Chevron is proposing to replace the ERD with new duplicative vapor recover units (VRU) with activated carbon adsorption technology that will eliminate the need for natural gas combustion while still controlling ROG (see location map in **Appendix A5**). Instead of operating the Wharf ERD for the foreseeable future, subject to timely CARB approval as an IC project, Chevron would implement lower emitting VOC controls as early as 2023 for compliance with the At-Berth Regulation.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Emissions reductions from this project are expected to be approximately 7.3 metric tons per year (MTPY) for NOx and 0.8 MTPY of PM2.5 based on current ERD operations. ROG emissions are not expected to change and GHG emissions are not expected to increase. See **Appendix A5** with the best available NOx, PM2.5 and ROG emissions calculations for this project. Emissions were calculated using vendor provided emissions data for the new VRU.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG that must be reduced with IC projects when using 2016 emissions as a representative year and the emission factors from **Section 93130.5(d)(1) and (d)(2)**. **Table 3** shows how this project fits among the Innovative Concepts as a package to ensure emissions are reduced as required by **Section 93130.17**.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage the emissions reductions calculated as part of the project's New Source Review (NSR) that will be conducted by Bay Area Air Quality Management District (BAAQMD). This includes emissions baselines calculated using GC, stack testing data and process data. Emissions reductions will be demonstrated using stack monitoring data

required by BAAQMD for this project. This includes CEMS, and/or stack testing data (and data collection frequencies) required by BAAQMD. The emissions will be reported to CARB on an annual basis as required by **Section 93130.17(d)(1)** of the At-Berth Regulation. See **Appendix A5** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable. Chevron is the applicant, as well as the funder and operator of the new VRU.

6. Proposed length of time during which the IC project would be used

This IC project is capable of implementation starting in 2023, assuming all government approvals are obtained in a timely manner. As explained above, Chevron requests timely CARB approval so that early emissions reductions can be achieved well ahead of the 2027 compliance deadline. As also explained above, in addition to early implementation, Chevron proposes to implement this IC project through and including the first compliance period (2027-2032), and to continue implementation through subsequent compliance periods, subject to CARB approval of one or more extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

A summary of all governmental approvals necessary to enable development of the innovative concept;

Chevron will need CARB approval per the CARB At-Berth Regulation and from the following agencies/entities:

- 1) BAAQMD Air Permit
  - 8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

BAAQMD would conduct a review in accordance with its new source review rules.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

The new VRU is expected to lower NOx and PM2.5 emissions without increasing GHG emissions or ROG. Chevron will leverage the emissions calculations from New Source Review conducted by BAAQMD to demonstrate emissions reductions on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

There is currently no requirement to install this lower emitting VRU.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The new VRU will be located within the Chevron Richmond Refinery, 1-2 miles away from the Richmond Long Wharf. Emissions reductions will occur near the marine terminal and within the communities adjacent to the refinery.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, the project is not legally required. It also is not expected to occur under a "business as usual" scenario. Under a business as usual scenario in light of current technological and economic trends and incentives, it is likely that the existing ERD would continue to be used as it currently is used. Accordingly, this IC project is being proposed specifically as a means to achieve compliance with the At-Berth Regulation. Timely CARB approval is requested to afford certainty and reliability in terms of the emissions reductions that can be used to achieve compliance with the At-Berth Regulation, and also to allow for these emissions reductions to be achieved in the near-term.

The new VRU emissions reductions will be real, quantifiable, verifiable and enforceable: A) Real: BAAQMD NSR emissions calculations will be the basis for the emissions reductions. B) Quantifiable: BAAQMD methodologies and monitoring data will be used to estimate the reduction. C) Verifiable: The calculations and monitoring data will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

#### **Project 6: TKN Heater Optimization**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron currently operates seven process heaters to provide necessary thermal energy at the Taylor Katalytic deNitrification (TKN) plant that is essentially a hydrocracker. Chevron is proposing to install a new heat exchanger technology (such as "finned tubes") on three of the heaters and conduct an overall thermal energy study on the plant to reduce overall firing rates (see location map in **Appendix A6**). Instead of operating the process heaters in their current form for the foreseeable future because there is no regulatory requirement to stop operating them, subject to CARB approval as an IC project for purposes of compliance with the At-Berth Regulation, Chevron would implement heater optimizations as early as 2024.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Emissions reductions from this project are expected to be approximately 37.5 metric tons per year (MTPY) for NOx, 4.8 MTPY of PM2.5 and 3.4 MTPY for ROG based on current process heater operations. This optimization will not increase GHG emissions. See **Appendix A6** with the best available NOx, PM2.5 and ROG emissions calculations for this project. Emissions were calculated using vendor provided data for the heat exchangers and project optimizations at the heaters.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG that must be reduced with IC projects when using 2016 emissions as a representative year and the emission factors from **Section 93130.5(d)(1) and (d)(2)**. **Table 3** shows how this project fits among the Innovative Concepts as a package to ensure emissions are reduced as required by **Section 93130.17**.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage the emissions reductions calculated as part of the project's New Source Review (NSR) that will be conducted by Bay Area Air Quality Management District (BAAQMD) and other baseline emissions data for the heaters. This includes emissions baselines calculated using GC, stack testing data and process data. Emissions reductions will be demonstrated using stack monitoring data required by BAAQMD for this type of

project. This includes CEMS, and/or stack testing data required by BAAQMD. The emissions will be reported to CARB on an annual basis as required by **Section 93130.17(d)(1)** of the At-Berth Regulation. See **Appendix A6** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable. Chevron is the applicant, as well as the funder and operator of the heaters.

6. Proposed length of time during which the IC project would be used

This IC project is capable of implementation within 2024, assuming any necessary government approvals are obtained in a timely manner. As explained above, Chevron requests timely CARB approval so that early emissions reductions can be achieved ahead of the 2027 compliance deadline. As also explained above, in addition to early implementation, Chevron proposes to implement this IC project through and including the first compliance period (2027-2032), and to continue implementation through subsequent compliance periods, subject to CARB approval of one or more extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

Chevron will need CARB approval as an IC project under the At-Berth Regulation, and approvals may be required from the following agencies:

- 1) BAAQMD Air Permit
- 2) City of Richmond Project approval and CEQA review
  - 8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

Depending on the specific approvals that may required, it is anticipated that the City of Richmond would serve as the CEQA lead agency for this IC project. If required, BAAQMD also would conduct a review in accordance with its new source review rules.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

This heater optimization is expected to lower NOx, PM2.5 and ROG emissions without increasing GHG emissions. Chevron will leverage the emissions calculations conducted by BAAQMD to demonstrate emissions reductions on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

There is currently no requirement to conduct these heater optimizations.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The TKN heaters are be located within the Chevron Richmond Refinery, 1.5 miles away from the Richmond Long Wharf. Emissions reductions will occur near the marine terminal and within the communities adjacent to the refinery.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, the project is not legally required. It also is not expected to occur under a "business as usual" scenario. Under a business as usual scenario in light of current technological and economic trends and incentives, it is likely that the existing process and technology would continue to be used as it currently is used. Accordingly, this IC project is being proposed specifically as a means to achieve compliance with the At-Berth Regulation. Timely CARB approval is requested to afford certainty and reliability in terms of the emissions reductions that can be used to achieve compliance with the At-Berth Regulation, and also to allow for these emissions reductions to be achieved in the near-term.

The process heater emissions reductions will be real, quantifiable, verifiable and enforceable: A) Real: BAAQMD emissions calculations will be the basis for the emissions reductions. B) Quantifiable: BAAQMD methodologies and monitoring data will be used to estimate the reduction. C) Verifiable: The calculations and monitoring data will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

#### **Project 7: North Ranch Diesel Engine Replacement**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron currently operates diesel generators to support the electric needs within the North Ranch trailers within the Chevron Refinery (see location map in **Appendix A7**). Chevron would eliminate most of these generators by installing electrical energy at the North Ranch. Subject to CARB approval as an IC for purposes of compliance with the At-Berth Regulation, instead of operating the current diesel generators for the foreseeable future to ensure reliable electricity generation, Chevron would install new electrical infrastructure as early as 2023. Chevron plans to conduct a study of the electrical needs in the North Ranch in 2022 to confirm the details of how replacement of the diesel generators would be achieved by 2023.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Chevron estimates that reductions from eliminating the diesel generators will be 0.42 metric tons per year (MTPY) for NOx, 0.02 MTPY for PM2.5, and 0.02 MTPY for ROG based on current generator emissions. The new electrical infrastructure will not increase GHG emissions. See **Appendix A7** for the best available NOx, PM2.5 and ROG emissions calculations for this project. Emissions were calculated using fuel consumptions and EPA emissions factors for the existing diesel generators.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG that must be reduced with IC projects when using 2016 emissions as a representative year and the emission factors from **Section 93130.5(d)(1) and (d)(2)**. **Table 3** shows how this project fits among the Innovative Concepts to ensure emissions are mitigated as required by **Section 93130.17**.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage current fuel consumption records collected on a monthly basis and EPA emission data for the existing generators to determine emissions reductions. Emissions data will be in the form of EPA/CARB emissions certifications provided by the diesel engine vendor. The emissions will be reported to CARB on an annual basis as required by **Section 93130.17(d)(1)** of the At-Berth Regulation. See **Appendix A7** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable. Chevron is the applicant, as well as the funder and operator of the new generators.

6. Proposed length of time during which the IC project would be used

This IC project is capable of implementation starting in 2023. As explained above, Chevron requests timely approval so that early emissions reductions can be achieved in the nearterm, well ahead of the 2027 compliance deadline. As also explained above, in addition to early implementation, Chevron proposes to implement this IC project through and including the first compliance period (2027-2032), and to continue implementation through subsequent compliance periods, subject to CARB approval of one or more extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

No government approvals needed, except for a CARB approval as an IC project under this regulation.

8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

No environmental reviews required.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

Removal of the diesel generators is expected to lower NOx, PM2.5 and ROG emissions without increasing GHG emissions. Chevron will collect all necessary data to verify emissions reductions on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for

more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

There is currently no requirement to implement this IC project.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The diesel generators currently operate within Chevron Richmond Refinery, and are 1.5 miles away from the Richmond Long Wharf. Emissions reductions will occur near the marine terminal and within the communities adjacent to the refinery.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, the project is not legally required. It also is not expected to occur under a "business as usual" scenario. Under a business as usual scenario in light of current technological and economic trends and incentives, it is likely that the existing diesel generators would continue to be used as it currently is used. Accordingly, this IC project is being proposed specifically as a means to achieve compliance with the At-Berth Regulation. Timely CARB approval is requested to afford certainty and reliability in terms of the emissions reductions that can be used to achieve compliance with the At-Berth Regulation, and also to allow for these emissions reductions to be achieved in the near-term.

The emissions reductions from replacing the diesel generators will be real, quantifiable, verifiable, and enforceable: A) Real: Emissions rates and actual fuel logs for the diesel generators will be the basis for certifying that the emissions reductions are real. B) Quantifiable: Emissions rates will be based on EPA/CARB emissions certifications, and fuel logs will be based on metered fuel data. C) Verifiable: The EPA/CARB certifications and the fuel logs will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

#### **Project 8: Solar Electricity Project - General**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron is currently considering a solar electricity project in the northern end of the Richmond Refinery (see location map in **Appendix A8**). This approximately 31,000 MWh project would offset consumption of electricity from the grid, and subject to CARB approval as an IC project for purposes of compliance with the At-Berth Regulation, Chevron could install solar panels as early as 2024.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Emissions reductions from this project are expected to be approximately 5.6 metric tons per year (MTPY) for NOx, 0.3 MTPY of PM2.5, and 0.4 MTPY of ROG based on projected electricity production and current California e-Grid emissions factors. These new solar panels will not increase GHG emissions. See **Appendix A8** with the best available NOx, PM2.5 and ROG emissions calculations for this project.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG that must be reduced with IC projects when using 2016 emissions as a representative year and the emission factors from **Section 93130.5(d)(1) and (d)(2)**. **Table 3** shows how this project fits among the Innovative Concepts as a package to ensure emissions are reduced as required by **Section 93130.17**.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage the solar project electricity generation to determine the amount of emissions displaced from not generating electricity. This solar electricity generation along with emissions factors from e-Grid will be used to estimate emissions reductions. The emissions will be reported to CARB on an annual basis as required by **Section** 93130.17(d)(1) of the At-Berth Regulation. See **Appendix A8** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable. Chevron is the applicant, as well as the funder and operator of the new solar panels. Should a third-party be needed to operate the solar panels, an MOU will be developed and provided.

#### 6. Proposed length of time during which the IC project would be used

This IC project is capable of implementation starting in 2024, assuming all government approvals are obtained in a timely manner. As explained above, Chevron requests a timely CARB approval so that early emissions reductions can be achieved well ahead of the 2027 compliance deadline. As also explained above, in addition to early implementation, Chevron proposes to implement this IC project through and including the first compliance period (2027-2032), and to continue implementation through subsequent compliance periods, subject to CARB approval of one or more extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

Chevron will need CARB approval as an IC project under the At-Berth Regulation, and approvals may also be required from the following agencies depending on the project details:

- 1) City of Richmond
- 2) San Francisco Bay Conservation and Development (BCDC)
- 3) US Army Corps of Engineers (Section 404/Section 10)
- 4) California Regional Water Quality Control Board (Section 401/WDRs)
  - 8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

It is anticipated that the City of Richmond would serve as the CEQA lead agency for this IC project. BCDC may also conduct a review in accordance with its shoreline development review authority depending on the exact location of the solar panels. As noted, Corps and Regional Board environmental review also may be required.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

The solar panels are expected to lower NOx, PM2.5 and ROG emissions without increasing GHG emissions. Chevron will leverage solar electricity data to demonstrate emissions reductions from displacing electricity from the grid on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

There is currently no requirement to install these solar panels.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The new solar panels will be located within the Chevron Richmond Refinery, 1-3 miles away from the Richmond Long Wharf. Emissions reductions will occur near the marine terminal and within the communities adjacent to the refinery.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, the project is not legally required. It also is not expected to occur under a "business as usual" scenario. Under a business as usual scenario in light of current technological and economic trends and incentives, it is likely that the existing electricity consumption would continue to occur as is currently the case. Accordingly, this IC project is being proposed specifically as a means to achieve compliance with the At-Berth Regulation. Timely CARB approval is requested to afford certainty and reliability in terms of the emissions reductions that can be used to achieve compliance with the At-Berth Regulation, and also to allow for these emissions reductions to be achieved in the near-term.

The new solar panels emissions reductions will be real, quantifiable, verifiable, and enforceable: A) Real: Solar panel electricity generation will be the basis for the emissions reductions and grid emissions factors. B) Quantifiable: Solar electricity meter data will be used to estimate the reduction. C) Verifiable: The calculations and meter data will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

#### **Project 9: Solar Electricity Project – Shore Power**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

In the event shore power is determined to be available for use as a safe and feasible way to reduce emissions at RLW, Chevron proposes to install a solar electricity project in or near the Richmond Refinery (see location map in **Appendix A9**) or procure electricity that is from a source with lower emissions than electricity from the grid. As noted in DNV's Technology Assessment, shore power is not expected to available until 2034 at the earliest, therefore this IC project is intended to be implemented in the event shore power becomes available as a safe and feasible technology to use at RLW within the 2027-2032 compliance period. This approximately 20 MW project would offset consumption of electricity from the grid, and subject to CARB approval as an IC project for purposes of compliance with the At-Berth Regulation and the availability of shore power as referenced above, Chevron could install solar panels as early as 2027.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Emissions reductions from this project are expected to be approximately 3.2 metric tons per year (MTPY) for NOx, 0.2 MTPY of PM2.5 and 0.2 MT for ROG based on projected electricity production/procurement and current California e-Grid emissions factors. This renewable source of electricity will displace electricity from the grid, lowering overall refinery GHG emissions. See **Appendix A9** with the best available NOx, PM2.5 and ROG emissions calculations for this project.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG that must be reduced with IC projects when using 2016 emissions as a representative year and the emission factors from **Section 93130.5(d)(1) and (d)(2)**. **Table 3** shows how this project fits among the Innovative Concepts as a package to ensure emissions are reduced as required by **Section 93130.17**.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage the solar/renewable project electricity generation to determine the amount of emissions displaced from not generating electricity. This electricity generation along with emissions factors from e-Grid will be used to estimate emissions reductions. The emissions will be reported to CARB on an annual basis as required by **Section** 93130.17(d)(1) of the At-Berth Regulation. See **Appendix A9** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable. Chevron is the applicant, as well as the funder and operator of the new solar panels. Should a third-party be needed to operate the solar panels or provide the renewable electricity, an MOU will be developed and provided.

#### 6. Proposed length of time during which the IC project would be used

This IC project is likely capable of being implemented as early as 2027, depending on the availability of shore power by that time as a safe and feasible technology as referenced above. Subject to this caveat and subject to CARB approval as an IC project under the At-Berth Regulation, Chevron proposes to implement this IC project through and including the first compliance period (2027-2032), and to continue implementation through subsequent compliance periods, subject to CARB approval of one or more extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

Chevron will need CARB approval as an IC project under the At-Berth Regulation, and approvals may also be required from the following agencies depending on the project details:

- 1) City of Richmond
- 2) San Francisco Bay Conservation and Development (BCDC)
- 3) US Army Corps of Engineers (Section 404/Section 10)
- 4) California Regional Water Quality Control Board (Section 401/WDRs)
  - 8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

It is anticipated that the City of Richmond would serve as the CEQA lead agency for this IC project. BCDC may also conduct a review in accordance with its shoreline development review authority depending on the exact location of the solar panels. As noted, Corps and Regional Board environmental review also may be required.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

This project is expected to lower NOx, PM2.5 and ROG emissions without increasing GHG emissions. Chevron will leverage solar/renewable electricity data to demonstrate emissions reductions from displacing electricity from the grid on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

There is currently no requirement to install these solar panels or procure renewable electricity.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The new electrical equipment will be located within the Chevron Richmond Refinery, 1-3 miles away from the Richmond Long Wharf. Emissions reductions will occur near the marine terminal and within the communities adjacent to the refinery.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, the project is not legally required. It also is not expected to occur under a "business as usual" scenario. Under a business as usual scenario in light of current technological and economic trends and incentives, it is likely that shore power electricity demands would be met by electricality from the grid, assuming shore power is shown to be a safe and feasible technology as referenced above. Accordingly, this IC project is being proposed specifically as a means to achieve compliance with the At-Berth Regulation.

The new solar or renewable electricity emissions reductions will be real, quantifiable, verifiable, and enforceable: A) Real: Electricity generation/procurement will be the basis for the emissions reductions and grid emissions factors. B) Quantifiable: Solar electricity meter or electricity purchasing data will be used to estimate the reduction. C) Verifiable: The calculations and meter data will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

#### Project 10: Tier II or above certification for Auxiliary Engines

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron proposes to replace vessels with Tier 0 and Tier I auxiliary engines (AE) with vessels with Tier II AE. We will accomplish this by 1) executing a deliberate 'Tier II AE or above' chartering strategy, or 2) implementing engineering upgrades to AE. CARB's approval of this IC will provide substantial decreases in NOx.

Tier II AE meet International Maritime Organization (IMO) limits for NOx emissions. While the IMO NOx limits are different than those for the CARB At-Berth Regulation, these lower emitting AE can provide substantial decrease in NOx.

As referenced in the 2017 San Pedro Bay Ports' Clean Air Action Plan<sup>3</sup> report, a significant number of calls from Tier II powered ships are not expected in California until late 2020's to early 2030's. Also, According to CARB's 2019 At-Berth inventory<sup>4</sup>, almost 25% of time atberth for tanker vessels visiting Richmond facility are Tier I or older.

Through this Innovative Concept, Chevron will accelerate adoption of vessels with Tier II AE or above, prior to CARB At-Berth implementation date and will significantly reduce NOx emissions not only at berth, but would also substantially reduce emissions during transit, anchorage, and maneuvering when operating within California waters.

This IC will be implemented at an excess cost for RLW. Chevron intends to develop and execute a proactive and deliberate strategy to facilitate early adoption of this IC and is seeking approval for lower emission technology beyond the "business-as-usual" case.

Until data regarding ROG and PM2.5 reductions becomes available from the engine manufacturers, Chevron will conservatively neither estimate nor take credits for reduction in PM2.5 and ROG from this innovative concept. However, any actual reductions in ROG and PM2.5 emissions resulting from the IC project that can be demonstrated after implementation, as determined under Section 93130.17(d) of the At-Berth Regulation, will be included in Chevron's annual reporting to CARB.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Subject to CARB approval, this IC would be implemented using a phased approach across the fleet of vessels that call at the RLW. For example, as early as 2023, Chevron may begin

<sup>&</sup>lt;sup>3</sup> San Pedro Bay Ports, Clean Air Action Plan 2017, November 2017. Available at https://kentico.portoflosangeles.org/getmedia/a2820d01-54f6-4f38-a3c5-81c228288b87/2017-Final-CAAP-Update

<sup>&</sup>lt;sup>4</sup> CARB, Appendix H: 2019 Update to Inventory for Ocean-Going Vessels At Berth: Methodology and Results, October 2019. Available at https://ww2.arb.ca.gov/sites/default/files/barcu/regact/2019/ogvatberth2019/apph.pdf

implementing a 'Tier II AE or above' chartering strategy, with increasing rates of adoption through 2027. Full implementation of this IC will reduce NOx by 49 MTPY (detailed emission reduction calculations attached in **Appendix A10**). The calculations also show the annual and cumulative reductions in emissions resulting from the early, phased implementation of the IC project prior to 2027.

As stated above, Chevron is neither estimating nor requesting emission reduction credits for PM2.5 or ROG, at this time.

### 4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Technical files endorsed by the engine maker and classification societies (e.g., American Bureau of Shipping) will be primary basis for ensuring AE Tier II compliance. The RLW Pre-Arrival Information Packet already requires vessel owners to report non-compliance or breakdown of machinery which could impact 'expected normal operations'. This information is recorded in vessel logbook and reported to Terminal and will be used for annual non-compliance reporting to CARB.

Testing of AE stack emissions will not be carried out by RLW as this is a part of the procedure that Classification Society's use to periodically endorse that AE operations are in compliance with "Technical File" requirements.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable for Chevron owned and operated fleet as Chevron is the applicant, as well as the funder and operator of the vessels. Compliance on other in scope vessels will be addressed through Charter Party agreements with vessel owners at the time of vessel fixture.

#### 6. Proposed length of time during which the IC project would be used

Subject to CARB approval as an IC project under the At-Berth Regulation, Chevron is capable of beginning implementation in a phased manner, starting in 2023 and increasing adoption on vessels through 2027, at which time Chevron expects to be operating with this concept as a new minimum standard for vessels calling at Chevron RLW terminal.

Chevron proposes to implement this IC project through and including the first compliance period (2027-2032) and, continuing through subsequent compliance periods subject to CARB approval of extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

Except for CARB approval as an IC project under the At-Berth Regulation, no government approval is needed for vessel modifications associated with the proposed Innovative Concept. Classification society, however, must grant approval and document as part of the vessel's Technical File (see #4 above).

8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

No environmental reviews needed for vessel modifications associated with the proposed Innovative Concept.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

The proposed Innovative Concept is expected to lower NOx emissions without increasing GHG emissions. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of  $NO_x$ , PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

This Innovative Concept is in excess of any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a memorandum of understanding with a government entity), that is in effect, has been approved, or has been noticed.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

This IC will reduce vessel emissions from AE at berth and will benefit communities adjacent to the refinery. It is important to note that the air quality benefits extend well beyond the RLW as the more efficient AE will be in operation during approach, at anchorage, and while transiting San Francisco Bay and California waters. Any actual emissions reductions resulting from the IC project, in addition to reductions while the ships are at berth, that occur overwater within three nautical miles of RLW (per Section 93130.17(a)(4) of the At-Berth Regulation), and that can be shown as determined under Section 93130.17(d) of the Regulation, will be included in Chevron's annual reporting to CARB.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept; (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept; (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

The proposed concept for CARB compliance will achieve emission reductions that are real, quantifiable, verifiable and enforceable. Details are provided in earlier sections of this application.

As noted above, there is no legal requirement to implement this project. In addition, the proposed Innovative Concept is in excess of a "business-as-usual" case. No current maritime protocol or policy calls for use of only Tier II vessels and the proposed IC will achieve NOx reductions that are in excess of what otherwise would be expected to occur given current economic and technological trends. Subject to CARB approval as an IC project under the At-Berth Regulation, Chevron intends to develop and execute a proactive and deliberate strategy to facilitate early adoption of this IC and to achieve emissions reductions earlier and in excess of what would take place under a business as usual scenario. Specifically, adoption of a Tier II AE vessel strategy requires a selective (incentivized)

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chartering strategy whereby Chevron will limit the vessels that it elects to charter, to the extent possible, to only vessels with Tier II AE in order to promote implementation. Early adoption of this strategy, prior to the compliance date in the At-Berth Regulation, will further reduce overall at berth emissions.

Also, it is important to highlight, as indicated in Section 9 of DNV's Technology Assessment, business as usual can mean an overall increase in vessel emissions as opposed to simply steady state or decline. In contrast, implementation of this IC project would substantially reduce emissions as compared to baseline.

#### Project 11: Tier III or above certification for Auxiliary Engines

1. Company name, address, and contact information

Chevron Shipping Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron proposes to replace vessels with Tier 0, Tier I and Tier II Auxiliary Engines (AE) with vessels installed with Tier III AE. We will accomplish this by 1) retrofitting existing vessels with Tier 0, Tier 1 and Tier II AE with technology such as Selective Catalytic Reactors (SCR) or 2) executing a deliberate 'Tier III AE or above' chartering strategy.

CARB's approval of this IC will provide substantial decreases in NOx. Also, based on preliminary discussions with engine makers and information published by the Pacific Merchant Shipping Association<sup>5</sup>, a PM reduction should be expected when operating Tier III engines.

Tier III AE meet both the International Maritime Organization (IMO) and At-Berth Regulation for NOx emissions.

As referenced in the San Pedro Bay Ports' 2017 Clean Air Action Plan report, the "Bay Wide Ocean-Going Vessel International Maritime Organization Tier Forecast 2015-2050"<sup>6</sup>, a significant number of calls from the cleanest Tier III powered ships are not expected in California until mid to late 2030's through mid to late 2040's. Chevron intends to develop and execute a proactive and deliberate strategy to accelerate the use by RLW of Tier III vessels much earlier and well beyond what otherwise would be expected under the "business-as-usual" scenario.

Until data regarding ROG and PM reductions becomes available from the engine manufacturers, Chevron will conservatively neither estimate nor take credits for reduction in PM2.5 and ROG from this innovative concept. However, any actual reductions in ROG and PM2.5 emissions resulting from the IC project that can be demonstrated after implementation, as determined under Section 93130.17(d) of the At-Berth Regulation, will be included in Chevron's annual reporting to CARB.

<sup>&</sup>lt;sup>5</sup> South Coast Air Quality Management District, Ocean-Going Vessel Working Group (including Pacific Merchant Shipping Association), *Pacific Rim Initiative for Maritime Emission Reductions, Primer, a Multi-Regional Clean Vessel Incentive Framework*, June 2021. Available at <a href="http://www.aqmd.gov/docs/default-source/clean-air-plans/air-quality-management-plans/2022-air-quality-management-plan/ogv-presentations-06-02-21.pdf?sfyrsn=8">http://www.aqmd.gov/docs/default-source/clean-air-plans/air-quality-management-plans/2022-air-quality-management-plan/ogv-presentations-06-02-21.pdf?sfyrsn=8</a>

<sup>&</sup>lt;sup>6</sup> San Pedro Bay Ports, Bay Wide Ocean-Going Vessel International Maritime Organization Tier Forecast 2015 – 2050, July 2017. Available at <a href="https://kentico.portoflosangeles.org/getmedia/a23bdf8e-7df2-42f5-873f-803c36be8a57/CAAP">https://kentico.portoflosangeles.org/getmedia/a23bdf8e-7df2-42f5-873f-803c36be8a57/CAAP</a> Vessel Tier Forecasts 2015-2050-Final

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Subject to CARB approval, this IC project would be implemented using a phased approach across the fleet of vessels that call at the RLW. For example, as early as 2023, Chevron may begin scheduling shipyard time for Tier III AE upgrades for vessels under Chevron's full operational control. Also, as early as 2023, a 'Tier III AE or above' chartering strategy could commence, with increasing rates of adoption through 2027. Full implementation of this IC will reduce NOx by 133 MTPY (detailed emission reduction calculations attached in **Appendix A11**). The calculations also show the annual and cumulative reductions in emissions resulting from the early, phased implementation of the IC project prior to 2027.

As stated above, Chevron is neither estimating nor requesting emission reduction credits for PM2.5 or ROG, at this time.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Technical files endorsed by the engine maker and classification societies (e.g., American Bureau of Shipping) will be primary basis for ensuring Tier III AE compliance.

The RLW Pre-Arrival Information Packet already requires vessel owners to report non-compliance or breakdown of machinery which could impact 'expected normal operations'. This information is 1) recorded in vessel logbook, 2) reported to the Terminal, and 3) will be used for annual non-compliance reporting to CARB.

Testing of AE stack emissions will not be carried out by RLW as this is a part of the procedure that Classification Societies use to periodically endorse that AE operations are in compliance with "Technical File" requirements.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable for Chevron owned and operated fleet as Chevron is the applicant, as well as the funder and operator of the vessels. Compliance on other in-scope vessels will be addressed through Charter Party agreements with vessel owners at the time of vessel fixture.

#### 6. Proposed length of time during which the IC project would be used

Subject to CARB approval, Chevron is capable of beginning implementation in a phased manner, beginning in 2023. Adoption would increase on vessels through 2027, at which time Chevron expects to be operating with this concept as a new minimum standard for vessels calling at Chevron RLW.

Chevron proposes to implement this IC project through and including the first compliance period (2027-2032) and, continuing through subsequent compliance periods subject to CARB approval of extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

Except for CARB approval as an IC project under the At-Berth Regulation, no government approval is needed for vessel modifications associated with the proposed Innovative Concept. Classification societies (e.g., American Bureau of Shipping), however must grant approval and document as part of the vessel's Technical File (see #4 above).

8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

No environmental reviews needed for vessel modifications associated with the proposed Innovative Concept.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

The proposed Innovative Concept is expected to lower NOx emissions without increasing GHG emissions. This IC also achieves At-Berth Regulation NOx limits. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option.

10. The proposed innovative concept must achieve emissions reductions of  $NO_x$ , PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

This innovative concept is in excess of any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a memorandum of understanding with a government entity), that is in effect, has been approved, or has been noticed.

11. This innovative concept is in excess of any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a memorandum of understanding with a government entity), that is in effect, has been approved, or has been noticed. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

This IC will reduce vessel emissions from AE at berth and will benefit communities adjacent to the refinery. It is important to note that the air quality benefits extend well beyond the RLW as the more efficient AE will be in operation during approach, at anchorage, and while transiting San Francisco Bay and California waters. Any actual emissions reductions resulting from the IC project, in addition to reductions while the ships are at berth, that occur overwater within three nautical miles of RLW (per Section 93130.17(a)(4) of the At-Berth Regulation), and that can be shown as determined under Section 93130.17(d) of the Regulation, will be included in Chevron's annual reporting to CARB.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

The proposed concept for CARB compliance will achieve emission reductions that are real, quantifiable, verifiable and enforceable. Details are provided in earlier sections of this application.

As noted above, there is no legal requirement to implement this project. In addition, the proposed Innovative Concept is in excess of a "business-as-usual" case. No current maritime protocol or policy calls for use of only Tier III vessels and the proposed IC will achieve NOx reductions that are in excess of what otherwise would be expected to occur given current economic and technological trends. Subject to CARB approval as an IC project under the At-Berth Regulation, Chevron intends to develop and execute a proactive and deliberate strategy to facilitate early adoption of this IC and to achieve emissions reductions earlier and in excess of what would take place under a business as usual scenario. Specifically, adoption of a Tier III vessels strategy requires early and extensive capital investment in new technology onboard for Chevron controlled tonnage, as well as a selective (incentivized) chartering strategy whereby Chevron will limit the vessels that it elects to charter, to the extent possible, to only vessels with Tier III AE in order to promote execution of the strategy. Early adoption of this strategy, prior to implementation date of the At-Berth Regulation, will further reduce overall at berth emissions.

Also, it is important to highlight, as indicated in Section 9 of DNV's Technology Assessment, business as usual can mean an overall increase in vessel emissions as opposed to simply steady state or decline. In contrast, this IC would result in substantial emissions reductions compared to baseline.

## **Project 12: Upgraded Combustion and Control Systems for Auxiliary Boilers**

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron proposes to upgrade combustion and control systems for auxiliary boilers (AB) onboard vessels calling at RLW. We will accomplish this by 1) retrofitting existing vessels with new designed and upgraded combustion and control equipment or 2) executing a deliberate chartering strategy to secure newbuild vessels with upgraded AB systems. CARB's approval of this IC will provide substantial decreases in NOx. This IC addresses an uncommon vessel technological upgrade that is not mandated by any maritime regulation.

Until data regarding ROG and PM2.5 reductions becomes available from the boiler manufacturers, Chevron will conservatively neither estimate nor take credits for reduction in PM2.5 and ROG from this innovative concept. However, any actual reductions in ROG and PM2.5 emissions resulting from the IC project that can be demonstrated after implementation, as determined under Section 93130.17(d) of the At-Berth Regulation, will be included in Chevron's annual reporting to CARB.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Subject to CARB approval, this IC would be implemented using a phased approach across select vessels that call at the RLW and are under Chevron operational control and/or vessels with long-term supply contracts with RLW. As early as 2023, Chevron may begin scheduling shipyard time for AB upgrades, increasing rates of adoption through 2027. Cumulatively, this would account for more than half of the annual RLW vessel calls and would reduce NOx by 48 MTPY at full implementation (detailed emission reduction calculations attached in **Appendix A12**). The calculations also show the annual and cumulative reductions in emissions resulting from the early, phased implementation of the IC project prior to 2027.

As stated above, Chevron is neither estimating nor requesting emission reduction credits for PM2.5 or ROG, at this time.

### 4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

All AB upgrades onboard vessels will be made after AB manufacturer has demonstrated compliance with CARB At-Berth Regulation emissions limits for NOx. AB Technical File and classification society certification will be used as primary basis to ensure compliance of upgraded equipment, with CARB emission limits and will be available to present to CARB, upon request.

The RLW Pre-Arrival Information Packet already requires vessel owners to report non-compliance or breakdown of machinery which could impact 'expected normal operations'. This information is recorded in vessel logbook and reported to Terminal and will be used for annual non-compliance reporting to CARB.

Additional monitoring and stack testing of AB emissions, in service, will not be required by RLW as this will be a part of the procedure that Classification Society's use to periodically endorse that AB operations are in compliance with "Technical File" requirements

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable for Chevron owned and operated fleet as Chevron is the applicant, as well as the funder and operator of the vessels. Compliance on other in-scope vessels will be addressed through Charter Party agreements with vessel owners at the time of vessel fixture.

#### 6. Proposed length of time during which the IC project would be used

Subject to CARB approval, Chevron is capable of beginning implementation in a phased manner, starting in 2023 and increasing adoption on vessels through 2027, at which time Chevron expects to be operating with this concept as a new minimum standard for vessels already upgraded and calling at Chevron RLW terminal.

Chevron proposes to implement this IC project through and including the first compliance period (2027-2032) and, continuing through subsequent compliance periods subject to CARB approval of extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

Except for CARB approval as an IC project under the At-Berth Regulation, no government approval is needed for vessel modifications associated with the proposed Innovative

Concept. Classification society, however, must grant approval and document as part of the vessel's auxiliary boiler upgrade (see #4 above).

8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

No environmental reviews needed for vessel modifications associated with the proposed Innovative Concept.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

The proposed Innovative Concept will lower NOx emissions without increasing GHG emissions. It will also ensure full compliance with CARB At-Berth NOx limits for AB. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

This Innovative Concept is in excess of any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a memorandum of understanding with a government entity), that is in effect, has been approved, or has been noticed.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

This IC will reduce vessel emissions from AB at berth and will benefit communities adjacent to the refinery. It is important to note that the air quality benefits extend well beyond the RLW as the more efficient AB will be in operation during approach, at anchorage, and while transiting San Francisco Bay and California waters. Any actual emissions reductions resulting from the IC project, in addition to reductions while the ships are at berth, that occur

overwater within three nautical miles of RLW (per Section 93130.17(a)(4) of the At-Berth Regulation), and that can be shown as determined under Section 93130.17(d) of the Regulation, will be included in Chevron's annual reporting to CARB.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept; (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept; (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

The proposed Innovative Concept for CARB compliance will achieve emission reductions that are real, quantifiable, verifiable and enforceable. Details are provided in earlier sections of this application.

As noted above, there is no legal requirement to implement this project. In addition, the proposed innovative concept is in excess of a "business-as-usual" case. No current maritime protocol or policy calls for use of this innovative and uncommon technology for auxiliary boilers, and the proposed IC will achieve NOx reductions that are in excess of what otherwise would be expected to occur given current economic and technological trends. Subject to CARB approval as an IC project under the At-Berth Regulation, Chevron intends to develop and execute a proactive and deliberate strategy to facilitate early adoption of this IC and to achieve emissions reductions earlier and in excess of what would take place under a business as usual scenario. Implementing the technology upgrade under this IC requires early and extensive capital investment in new technology onboard Chevron controlled tonnage, as well as a selective (incentivized) chartering strategy whereby Chevron will limit the vessels that it elects to charter, to the extent possible, to only vessels with upgraded auxiliary boilers in order to promote execution of the strategy. Early adoption of this strategy, prior to implementation date of the At-Berth Regulation, will further reduce overall at berth emissions.

Also, it is important to highlight that as indicated in Section 9 of DNV's Technology Assessment, business as usual does not necessarily mean steady state or slight decline in emissions but in-fact leads to an overall increase in ship emissions. In contrast, implementing this IC project would substantially lower emissions as compared to baseline conditions.

### Project 13: Dual-Fuel Tier III Auxiliary Engines and Auxiliary Boilers

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Chevron proposes to use vessels equipped with dual-fuel Tier III or above AE and dual fuel compatible AB's. The types of dual fuels used in the AE and AB could be LNG, Methanol, Ammonia, Hydrogen and/or other fuels beyond conventional MGO/MDO. Our proposal to achieve this IC is through 1) executing a deliberate chartering strategy to secure newbuild dual fuel vessels or 2) retrofitting existing vessels with new systems and machinery to allow them to use dual fuel for AE and AB. CARB's approval of this IC will provide substantial decreases in NOx.

Although adoption of dual-fuel AE and AB technology in tanker design is gaining popularity as a concept in the maritime industry, to date, less than 1% of global tanker fleet is dual-fuel capable. Infrastructure and availability of alternative fuels through a mature global supply chain are crucial to adoption of this innovative concept. To implement this IC project, Chevron intends to proactively seek dual-fuel vessels for use at RLW as a deliberate, early-adoption choice that is much earlier and well beyond the "business-as-usual" case, which would seek to continue using existing technology to secure more cost-efficient tonnage.

This IC provides an accelerated path for dual fuel vessels with Tier III or above AE's and dual fuel compatible AB's, which fully meet all NOx emissions criteria for the At-Berth Regulation, to carry crude/ product to and from RLW. Based on the IMO's Fourth Greenhouse Gas Study<sup>7</sup>, a reduction in PM2.5 and ROG should also be expected when operating AE and AB's on dual fuel. However, since Maker data for PM2.5 and ROG is not available, Chevron at this time, is neither estimating nor taking credits for any decrease in PM2.5 and ROG, associated with this IC. Any actual reductions in ROG and PM2.5 emissions resulting from the IC project that can be demonstrated after implementation, as determined under Section 93130.17(d) of the At-Berth Regulation, will be included in Chevron's annual reporting to CARB.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

International Maritime Organization, Fourth IMO Greenhouse Gas Study, 2021. Available at <a href="https://www.cdn.imo.org/localresources/en/OurWork/Environment/Documents/Fourth%20IMO%20GHG%20Study%202020%20-%20Full%20report%20and%20annexes.pdf">https://www.cdn.imo.org/localresources/en/OurWork/Environment/Documents/Fourth%20IMO%20GHG%20Study%202020%20-%20Full%20report%20and%20annexes.pdf</a>

Subject to CARB approval, this IC would be implemented using a phased approach across the fleet of vessels that call at the RLW. For example, as early as 2024, Chevron may increase use of dual fuel vessels in the fleet, through implementation of a selective and deliberate chartering strategy. Also, in 2026 Chevron will try and incorporate this IC to select vessels under Chevrons operational control by making major modifications and upgrades to engines, boilers, fuel storage and delivery systems during shipyards and also increase adoption of dual fuel vessels through 2027 and beyond. Full implementation of this IC will reduce NOx by 41 MTPY (detailed emission reduction calculations attached in **Appendix A13**). The calculations also show the annual and cumulative reductions in emissions resulting from the early, phased implementation of the IC project prior to 2027.

Chevron is neither estimating nor requesting emission reduction credits for PM2.5 and ROG, at this time. However, any actual reductions in ROG and PM2.5 emissions resulting from the IC that can be shown as determined under Section 93130.17(d) of the At-Berth Regulation will be included in Chevron's annual reporting to CARB.

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Technical files endorsed by the engine maker and classification societies (e.g., American Bureau of Shipping) will be primary basis for recording and reporting AE Tier III compliance. Record keeping and reporting of change over to alternative fuel (LNG, Methanol, Ammonia, Hydrogen etc.) at berth will be in the ship's logbook and the terminal log.

The RLW Pre-Arrival Information Packet already requires vessel owners to report non-compliance or breakdown of machinery which could impact 'expected normal operations'. This information is recorded in vessel logbook and reported to Terminal and will be used for annual non-compliance reporting to CARB. Expectation on reporting non-compliance, with at berth changeover to alternative fuel, will be added to RLW Terminal Information Booklet and vessels will be made aware of the requirements through the RLW Pre-Arrival Information Packet. Vessels will be fully responsible for reporting compliance to RLW. Additional monitoring of changeover to alternative fuel will be randomly confirmed by Port State Control and RLW personnel.

Testing of AE or AB stack emissions will not be carried out by RLW as this is a part of the procedure that Classification Society's use to periodically endorse AE and AB operations in alignment with "Technical File" requirements.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Not applicable for Chevron owned and operated fleet as Chevron is the applicant, as well as the funder and operator of the vessels. Compliance on other in-scope vessels will be

addressed through Charter Party agreements with vessel owners at the time of vessel fixture.

#### 6. Proposed length of time during which the IC project would be used

Subject to CARB approval, Chevron is capable of beginning implementation in a phased manner, starting in 2024 and increasing adoption on vessels through 2027 and beyond, at which time Chevron expects to be operating with this concept as a new minimum standard for vessels already upgraded and calling at Chevron RLW terminal.

Chevron proposes to implement this IC project through and including the first compliance period (2027-2032) and, continuing through subsequent compliance periods subject to CARB approval of extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

Except for CARB approval as an IC project under the At-Berth Regulation, no government approval is needed for vessel modifications associated with the proposed Innovative Concept. Classification society, however, must grant approval and document as part of the vessel's auxiliary boiler upgrade (see #4 above).

8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes: and

No environmental reviews needed for ship modifications associated with the proposed Innovative Concept.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

The proposed Innovative Concept will lower NOx, PM2.5 and ROG emissions without increasing GHG emissions. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

This Innovative Concept is in excess of any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a memorandum of understanding with a government entity), that is in effect, has been approved, or has been noticed.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

This IC will reduce vessel emissions from AE and AB at berth and will benefit communities adjacent to the refinery. It is important to note that the air quality benefits extend well beyond the RLW as the more efficient AE and AB will be in operation during approach, at anchorage, and while transiting San Francisco Bay and California waters. Any actual emissions reductions resulting from the IC project, in addition to reductions while the ships are at berth, that occur overwater within three nautical miles of RLW (per Section 93130.17(a)(4) of the At-Berth Regulation), and that can be shown as determined under Section 93130.17(d) of the Regulation, will be included in Chevron's annual reporting to CARB.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

The proposed concept for CARB compliance will achieve emission reductions that are real, quantifiable, verifiable and enforceable. Details are provided in earlier sections of this application.

As noted above, there is no legal requirement to implement this IC project. In addition, this IC project is excess of a "business as usual" case. Today, less than 1% of global tanker fleet is dual-fuel capable and there currently is no maritime protocol or policy calling for use of dual-fueled vessels in California. Also, as with the other IC projects included in this application, there are not sufficient economic incentives or a technological impetus at this time to implement this IC concept in the absence of the CARB At-Berth Regulation. Rather, execution of this IC project requires early and extensive capital investment in new technology onboard, selective (incentivized) chartering strategies and assurance of mature dual fuel bunkering infrastructure to enable adoption of the IC. Through this IC, Chevron intends to proactively identify opportunities to charter dual-fuel vessels for use at RLW, which would reflect a deliberate, early-adoption choice beyond the "business-as-usual" case, which would seek to rely on existing technology to secure more efficient dual-fuel tonnage. Early adoption of this strategy, prior to implementation date of At-Berth Regulation, will further reduce overall at berth emissions.

Also, it is important to highlight that as indicated in Section 9 of DNV's Technology Assessment, business as usual does not necessarily mean steady state or slight decline in emissions but in-fact leads to an overall increase in ship emissions. In contrast, this IC would lead to substantially reduced emissions as compared to baseline.

Early adoption of this strategy, prior to implementation date of CARB-at-berth regulation, will further reduce overall at berth emissions.

### Project 14: Shore Power or Stack Capture for Barges and Tug Boats

1. Company name, address, and contact information

Chevron Products Company, a subsidiary of Chevron U.S.A. Inc. P.O Box 1272 Richmond, CA 94802 – 0272

2. Description of proposal including an overview of the source and scope of emission reductions, and a project site plan and location map.

Should shore power and/or stack capture and control be shown to be a safe and feasible option at the RLW, subject to CARB approval as an IC project, Chevron intends to also use either or both of these technologies on barges and tugboat that make calls at RLW (see location map in **Appendix A14**). As noted in the DNV's Technology Assessment, shore power is not expected to be available until 2034 at the earliest, therefore this IC project is intended to be implemented should shore power be available at RLW within the years 2027-2032. Chevron would reduce barge and tugboat emissions by controlling engine emissions as would occur on a tanker vessel. Instead of operating the barges and tug boats with no emissions controls for the foreseeable future because there is no requirement to do so, subject to CARB approval as an IC project to reduce emissions for purposes of the At-Berth Regulation, Chevron would control these emissions as early as 2027. This IC project is in excess of the emissions reductions that will be achieved as part of the Commercial Harbor Craft Regulation.

3. Estimate of the vessel emissions planned to be covered under the innovative concept for each pollutant NOx, PM 2.5, and ROG by multiplying the emission factor for a pollutant found in section 93130.5(d) of this Control Measure by the expected number of vessel visits, average visit duration, and expected power used during an average visit;

Chevron estimates that the emissions reductions from controlling the barge and tug boat emissions will be 22 metric tons per year (MTPY) for NOx, 0.2 MTPY for PM2.5, and 1.4 MTPY. GHG emissions will not increase. See **Appendix A14** for the best available NOx, PM2.5 and ROG emissions calculations for this project. Emissions were calculated using RLW data from the "2021 Update to the Emissions Inventory for Commercial Harbor Craft: Methodology and Results" and anticipated reductions from controlling these emissions.

The RLW has calls from a variety of vessels that are constantly evolving and Chevron cannot predict exactly which vessels will be in operation when this regulation goes into effect in 2027, nor their exact NOx, PM2.5 and ROG emissions. **Table 2** shows the amount of NOx, PM2.5 and ROG emissions that must be reduced with IC projects when using 2016 emissions as a representative year and the emission factors from **Section 93130.5(d)(1)** and (d)(2). **Table 3** shows how this project fits in among the Innovative Concepts as a package to ensure emissions are reduced as required by **Section 93130.17**.

<sup>8</sup> https://ww2.arb.ca.gov/sites/default/files/barcu/regact/2021/chc2021/apph.pdf

4. The proposed recordkeeping, reporting, monitoring, and testing procedures that the applicant plans to use to demonstrate reductions;

Chevron will leverage annual barge and tug boat emissions calculations, as well the emissions control rates for shore power and stack capture. Stack capture emissions control information will be obtained from the vendor, while shore power emissions controls will assume 100% control in most cases. The emissions will be reported to CARB on an annual basis as required by **Section 93130.17(d)(1)** of the At-Berth Regulation. See **Appendix A14** for more details.

5. A Memorandum of Understanding or similar agreement between the applicant, any funding partners (if more than one entity is providing funding), owners and operators of controlled equipment for the innovative concept that shows agreement regarding the innovative concept's scope and requirements for using the innovative concept in compliance with this Control Measure. The Memorandum of Understanding or similar agreement must be approved by the Executive Officer and must be in place prior to the start date of the innovative concept compliance period;

Chevron will address compliance on vessels, included in scope of this Innovative Concept, through Charter Party agreements with vessel owners at the time of vessel fixture.

6. Proposed length of time during which the IC project would be used

Subject to CARB approval, this IC project would be capable of implementation as early as 2027 should shore power become available. Chevron proposes to implement this IC project through and including the first compliance period (2027-2032), and to continue implementation through subsequent compliance periods, subject to CARB approval of one or more extensions. Chevron understands that an IC project may not be extended beyond any compliance period during which the project becomes legally required by law or regulation.

7. A summary of all governmental approvals necessary to enable development of the innovative concept;

No government approvals needed, except for a CARB approval as an IC project under the At-Berth Regulation.

8. A discussion regarding any environmental review requirements that may apply to the proposed innovative concept, including identification of which agency would serve as the lead agency for environmental review purposes; and

No environmental reviews required.

9. The proposed innovative concept must reduce NOx, PM 2.5, and ROG emissions equivalent to or greater than the level that would have been achieved by the Control Measure, while not increasing GHG. Emission reductions are verified each year through annual reporting in section 93130.17(d) of this Control Measure.

Controlling the barge and tug boat emissions is expected to lower NOx, PM2.5 and ROG emissions without increasing GHG emissions. Chevron will collect all necessary data to verify emissions reductions on a yearly basis as required by **Section 93130.17(d)**. See **Table 3** for more details on how this project helps shape the Innovative Concept compliance option within the At-Berth Regulation.

10. The proposed innovative concept must achieve emissions reductions of NOx, PM 2.5, and ROG that, as of the date the compliance period begins, are early or in excess of: (1) any other state, federal or international rule, regulation, statute, or any other legal requirement (including any requirement under a Memorandum of Understanding with a government entity), that is in effect, has been approved, or has been noticed; or (2) of an emission reduction strategy identified in an AB 617 Community Emissions Reduction Program that has been approved by CARB's Governing Board.

There is currently no statute, regulation or other legal requirement to control barge and tug boat emissions as proposed in this IC project. While CARB is updating the emissions regulation that applies to barges and tug boats (Proposed Amendments to Commercial Harbor Craft Regulation), this IC accounts for the emissions reductions that would be achieved as part of the modified CARB regulation. This IC project is in excess of the emissions reductions that will be achieved as part of the Commercial Harbor Craft Regulation.

11. The proposed innovative concept must achieve reductions in and around the California port or marine terminal at which the vessel visits take place for which the innovative concept is used. The reductions must be at the same port or marine terminal, within adjacent communities, or overwater within three nautical miles of the port or marine terminal.

The barge and tug boat emissions will be controlled at the Richmond Long Wharf.

12. The proposed innovative concept must achieve emissions reductions that exceed any reductions otherwise required by law, regulation, or legally binding mandate, and that exceed any reductions that would otherwise occur in a conservative business-as-usual scenario. For purposes of this section, "business as usual" means the set of conditions reasonably expected to occur within the relevant area in the absence of the incentive provided by the innovative concept provisions of this Control Measure, taking into account all current laws and regulations, as well as current economic and technological trends. The proposed innovative concept must achieve reductions that are real, quantifiable, verifiable, and enforceable where: (A) "Real" means that reductions result from a demonstrable action or set of actions, and are quantified using appropriate, accurate, and conservative methodologies that account for all emissions within the innovative concept: (B) "Quantifiable" means the ability to accurately measure and calculate reductions relative to a project baseline in a reliable and replicable manner for all emissions within the innovative concept: (C) "Verifiable" means that any emission assertions are well documented and transparent such that it lends itself to an objective review; and (D) "Enforceable" means the authority for CARB to hold a particular party or parties liable and to take appropriate action if any of the provisions of this article are violated.

As noted above, the project is not legally required. It also is not expected to occur under a "business as usual" scenario. Under a business as usual scenario in light of current technological and economic trends and incentives, it is likely that the that barge and tug boat emissions would not be controlled via shore power or stack capture and control. Accordingly, this IC project is being proposed specifically as a means to achieve compliance with the At-Berth Regulation, and in fact reflects one of the specific examples provided by CARB staff of a potential IC project under the Regulation.

The barge and tug boat reductions will be real, quantifiable, verifiable and enforceable: A) Real: Vendor provided emissions control rates, and estimated barge and tug boat emissions will be the basis for certifying that the emissions reductions are real. B) Quantifiable: Emissions rates will be based on vendor emissions certifications for stack capture and 100% control for shore power. C) Verifiable: The EPA/CARB certifications and estimated barge and tug boat emissions will be available for audit. D) Enforceable: CARB will be able to pursue enforcement if the requisite emissions reductions are not achieved to comply with the At-Berth Regulation and/or if there is a violation of other requirements (e.g., reporting/recordkeeping) under the Regulation.

# Appendix A: Emissions Calculations and Site Maps for Innovative Concept Projects

### **Appendix A1: Newer Locomotive**

Appendix A1: Site Map for New Locomotives



#### **Appendix A1: New Locomotive Project Emissions**

Estimation of emission reduction from replacing each locomotive (i.e. only 1 locomotive replaced).

Annual Diesel Consumption

(Gal/yr) Use EPA factor of 15.2 BHP-hr/gallon of diesel burned

**Current Locomotive** 20000 Annual Average for current operations

**New Locomotive** 10000 Provided by vendor

NOx pM2.5 ROG
gms/BHP-hr gm/BHP-hr per CARB certificate for Engine converted gm/KW-hr to Gms/BHP-hr by dividing by 1.341

Current Locomotive 17.40 0.44 1.01

New Locomotive 1.34 0.007 1.01

Note: ROG emissions factor is still being determined for new locomotive. Will request ROG test data from vendor when the locomotive is procured.

	NOx Reduction		PM2.5 Red	PM2.5 Reduction			ROG Reduction		
	gms/yr	lbs/yr	Metric tons/yr	gms/yr	lbs/yr	Metric tons/yr	gms/yr lbs/yr	Metric tons/yr	
<b>Current Locomotive</b>	5289600	11651	5.28	133760	295	0.13	307040 6	76 0.31	
New Locomotive	203680	449	0.20	1064	2	0.00	153520 33	38 0.15	
Annual Reduction	5085920	11202	5.1	132696	292	0.13	153520 33	38 0.15	

Note: The net reduction in fuel consumption means a net reduction in GHGs.

### **Appendix A2: Boiler Replacement Project**

Appendix A2: Site Map for Boiler Replacement Project



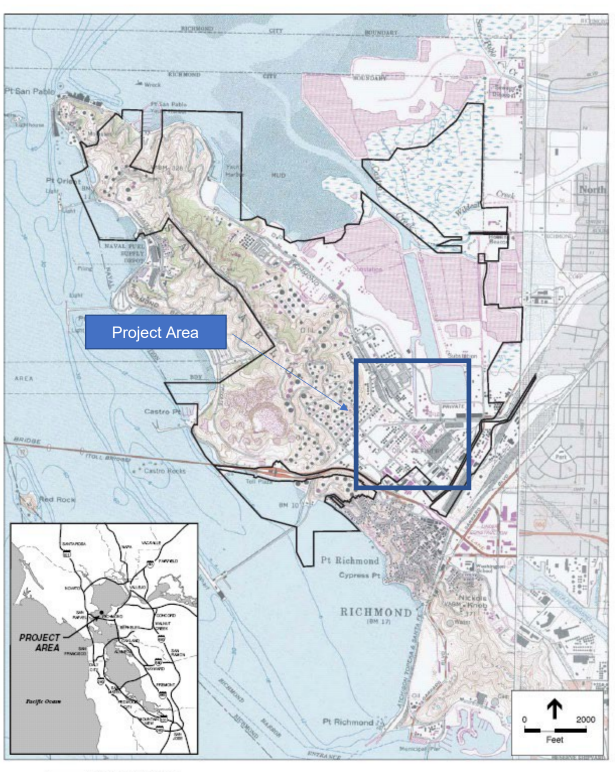
## **Appendix A2: Boiler Replacement Project**

Parameter	Value	Units	Source	
Average 2018-2020 V701 Boiler Fuel Consumption	4411.11	. MMscf/yr	Average of 2018-2020	
2018-2020 Avg NOx Emissions	61.02	tn/yr	Average of 2018-2020	
Baseline VOC EF	0.0048	lb/MMBtu	Source tests	
Projected NOx Emissions	5.0	ton/yr		
Expected Actual Emission Reduction - NOx	50.8	B Metric/yr		
<b>Expected Actual Emission Reduction - VOC</b>	1.6	Metric/yr		

Note: PM reductions also possible, but assumed to be zero for now. The net reduction in fuel consumption means a net reduction in GHGs.

### **Appendix A3: Diesel Air Compressors Replacement**

# Appendix A3: Richmond Refinery Site Map Diesel Air Compressor Replacement



Refinery Boundary

### **Appendix A3: Diesel Air Compressors Replacement**

- These calculations look at the emissions that would be eliminated by removing these diesel air compressors

EPA Tier 3-4 Engine Emissions Factors [g/(HP*hr)]							
Tier	Horsepow	ver Range	NOx	PM2.5	ROG		
3	300	600	2.85	0.15	0.15		
41	50	75<	0.30	0.22	0.016		
4F	175	750 <	0.30	0.015	0.016		

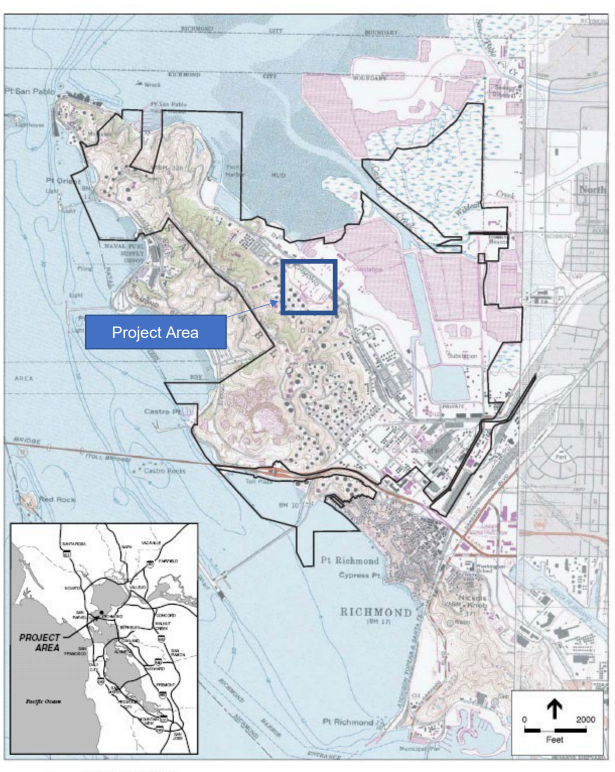
Note: Per BAAQMD guidance, NOx and ROG emissions factor derived from NMHC + NOx factor that assumes 95% NOx.

	Average Hours of	NOx [Metric	PM2.5 [Metric	ROG [Metric
Engine Description	Operation	Tons]	Tons]	Tons]
Engine 1	666	0.104	0.005	0.005
Engine 2	171	0.027	0.001	0.001
Engine 3	171	0.027	0.001	0.001
Engine 4	627	0.938	0.049	0.045
Engine 5	738	0.116	0.085	0.006
Engine 6	8760	13.107	0.690	0.626
Engine 7	8760	13.107	0.690	0.626
	Total	27.43	1.52	1.31

Note: The net reduction in diesel engine usage means a net reduction in GHGs.

## **Appendix A4: FCC Ammonia Optimization**

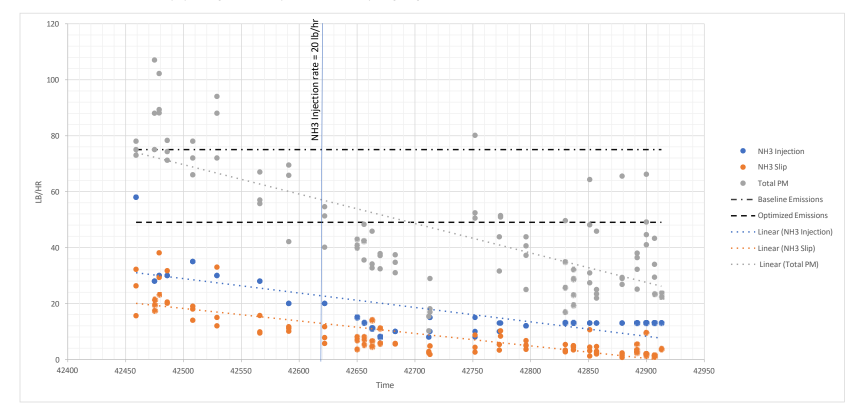
# Appendix A4: Richmond Refinery Site Map FCC Ammonia Optimization



Refinery Boundary

#### **Appendix A4: FCC Ammonia Optimization**

- Chevron operates a Fluidized Catalytic Cracker (FCC) to produce gasoline from long chain hydrocarbons. The process uses a fluidized catalyst, and the process of regenerating the catalyst results in some PM2.5 emissions from the FCC stack. Chevron conducted a series of FCC PM2.5 stack tests to evaluate the optimum ammonia slip conditions for controlling filterable PM2.5 emissions while controlling condensable PM2.5. Too little ammonia increases filterable PM2.5, while too much ammonia increases condensable PM2.5. By operating within the optimal ammonia slip range, significant reductions of total PM2.5 emissions are achievable.



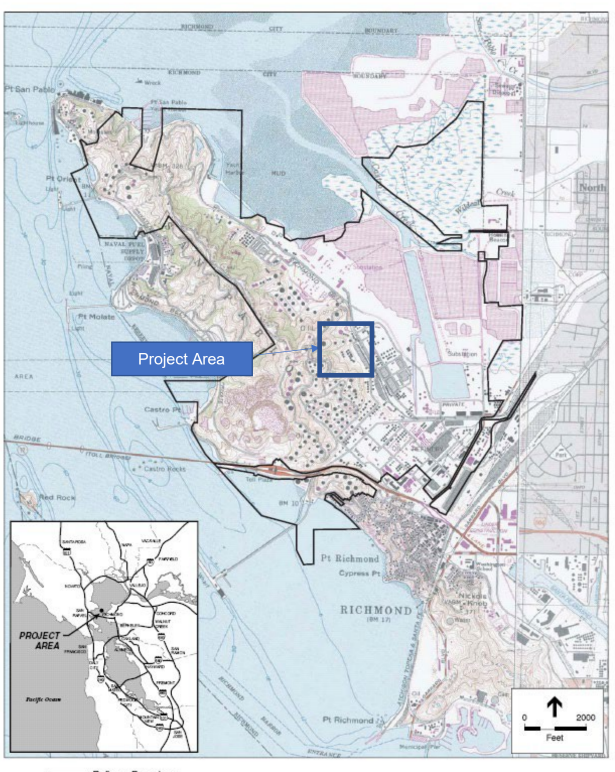
	PM2.5 Emissions Reduction				
	Ibs/hr Metric Tons per Year Note on Ammonia Slip				
Current Emissions	75	298	at varying ammonia slips		
Innovative Concepts Emissions Proposal	49	195	with ammonia optimization		
Net Reduction	26	103			

<sup>-</sup> Actual annual emissions reductions could be lower, but the calculations above show how high they can be in a given year.

Note: No net change in NOx, ROG or GHGs will occur.

## Appendix A5: Wharf ERD replacement

# Appendix A5: Richmond Refinery Site Map Wharf ERD Replacement



Refinery Boundary

## **Appendix A5: Wharf Emissions Reduction Device (ERD) Replacement**

- These calculations look at the emissions that would be eliminated by replacing the Wharf ERD with a noncombustion abatement system.

Emissions Factors						
Units of Measure Source						
NOx	1.17	lb/1000 bbls loaded	Source Testing			
PM2.5	0.00559	lb/MMBtu fired	AP 42			
ROG	0	•	Will assume zero			

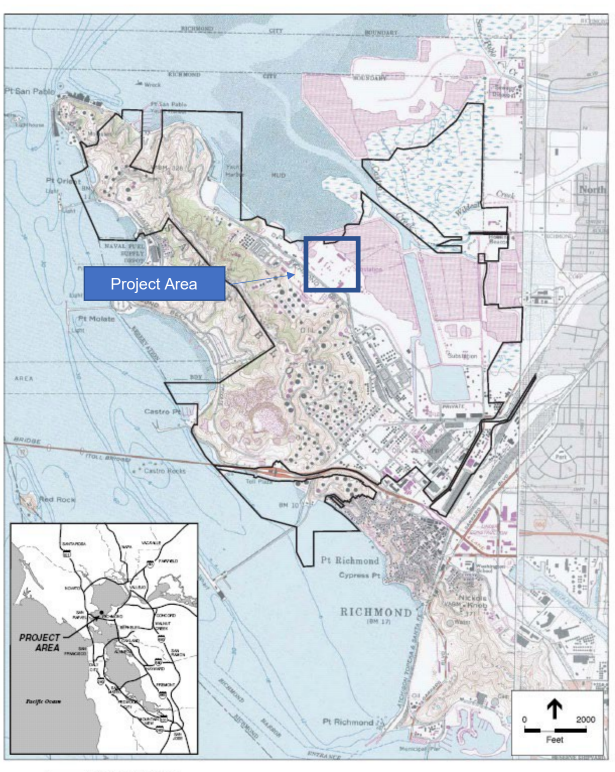
#### \* Average for 2018-2020

	NOx	PM2.5	ROG
Duciest	[Metric Tons]		
Project	[ivietric rolls]	[Metric Tons]	[Metric Tons]
Wharf ERD Replacement	7.3	0.78	0

Note: The elimination of fuels combusted at the Wharf ERD means a net reduction in GHGs.

### **Appendix A6: TKN Heater Optimization**

# Appendix A6: Richmond Refinery Site Map TKN Heater Optimization



Refinery Boundary

#### **Appendix A6: TKN Heater Optimization**

Estimation of emission reduction from installing improved heat exchangers at TKN Unit heaters, and optimizing operation of the heaters.

Chevron is evaluating installing improved heat exchangers technologies that could result in a 10-20% reduction in fuel consumption at furnaces F-510, F-520, and F-530, and further process improvements that would reduce fuel consumption by another 30% at all 7 furnaces in the plant.

- A reduction in fuel will result in an equivalent reduction in exhaust volumetric flow rate from the furnaces.
- NOx is calculated as function of exhaust flow rate, while PM and ROG are calculated as a function of fuel gas flows
- Therefore it is expected that a reduction in fuel consumption will have an equivalent reduction in NOx, PM and ROG will occur from this project. See below.

		NOx	PM2.5	ROG	
		Metric	Metric	Metric	
		Tons	Tons	Tons	
					Pulled from BAAQMD Certified Emissions (see below). Calculated using
					CEMS, stack testing and fuel flow data. Used methods from BAAQMD
					Refinery Emissions Inventory Guidelines. 2020 served as an average year
	2020 Emissions For F-510, F-				because it had lower emissions than other years. Ensures conservative
1	520, F-530	61.8	3.7	2.7	emissions estimates.
	Reduction from New Heat				
	Exchangers				
	(10% of F-510, F-520, F-530)	6.2	0.37	0.27	10% of 2020 Emissions for F-510, F-520, F-530
					Dulled from DAACAAD Cortified Emissions (see helpsy) Coloulated using
					Pulled from BAAQMD Certified Emissions (see below). Calculated using
					CEMS, stack testing and fuel flow data. Used methods from BAAQMD
					Refinery Emissions Inventory Guidelines. 2020 served as an average year
	2020 Emissions For a All				because it had lower emissions than other years. Ensures conservative
2	TKN Heaters (See list Below)	104.3	14.7	10.6	emissions estimates.
	30% reduction from				
	Optimizing Operations	31.3	4.40	3.18	30% of 2020 Emissions for all furnaces

Total Reductions	37.5	4.8	3.4	Reductions for Innovative Concept
				•



375 Beale Street, Suite 600 San Francisco, CA 94105 (415) 771-6000 www.baaqmd.gov

#### ANNUAL PERMIT RENEWAL INVOICE

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BAAQMD regulations are available at www.baaqmd.gov or by calling (415) 749-4900.

#### **Reported Source Emissions**

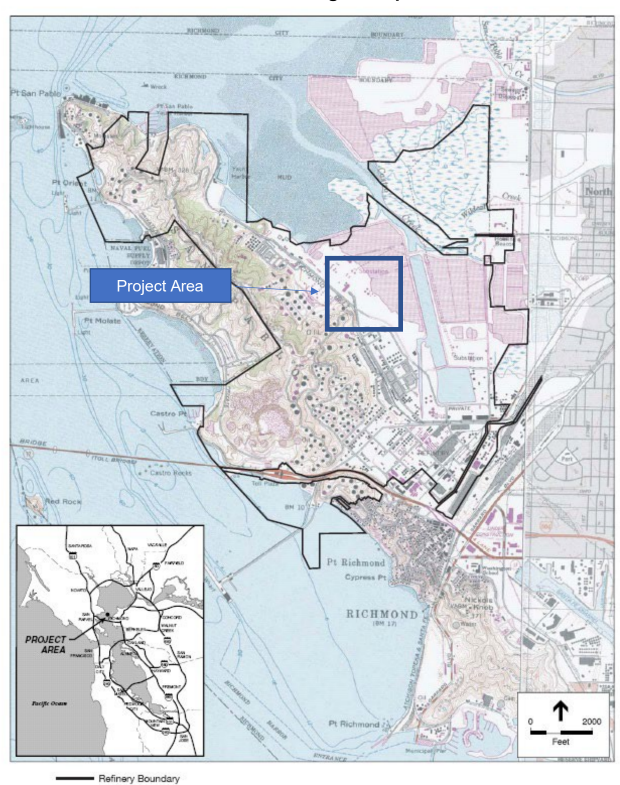
For Renewal Period 12/1/2021 to 12/1/2022

			Annu	al Average I	bs/day	
Source	Facility Source Description	PM	Org	NOx	SO2	со
S4161	F-510 TKN Feed Furnace/Low NOx Burners	7.56	5.48	126.58	2.88	0.90
S4162	F-520 TKN Furnace/Low-NOx Burners	7.15	5.18	119.73	2.71	0.85
\$4163	F-530 TKN Feed Furnace/Low NOx Burners	7.59	5.48	127.12	2.88	0.90
S4164	F-630 ISOCRACKER FEED FURNACE ISOMAX w/Ultra Low NOX Burners	4.30	3.10	19.95	1.62	0.36
S4165	F620 ISOCRACKER FEED FURNACE ISOMAX w/Ultra Low NOX Burners	4.25	3.07	19.75	1.61	0.36
S4166	F-610 ISOCRACKER FEED FURNACE ISOMAX w/Ultra Low NOX Burners	5.18	3.75	24.08	1.96	0.43
S4168	F-730 ISOCRACKER SPLITTER FEED FURNACE ISOMAX w/Ultra Low NOX Burners	22.44	16.22	75.89	8.49	6.66
S4169	F-731 ISOCRACKER REBOILER ISOMAX w/Ultra Low NOX Burners	30.14	21.75	116.71	11.40	2.21

Note: The net reduction in fuel consumption means a net reduction in GHGs.

### **Appendix A7: North Ranch Diesel Engine Replacement**

#### Appendix A7: Richmond Refinery Site Map North Ranch Diesel Engine Replacement



## **Appendix A7: North Ranch Diesel Engine Replacement**

- These calculations look at the emissions that would be eliminated when installing electricity in this area and eliminate diesel generators currently used.

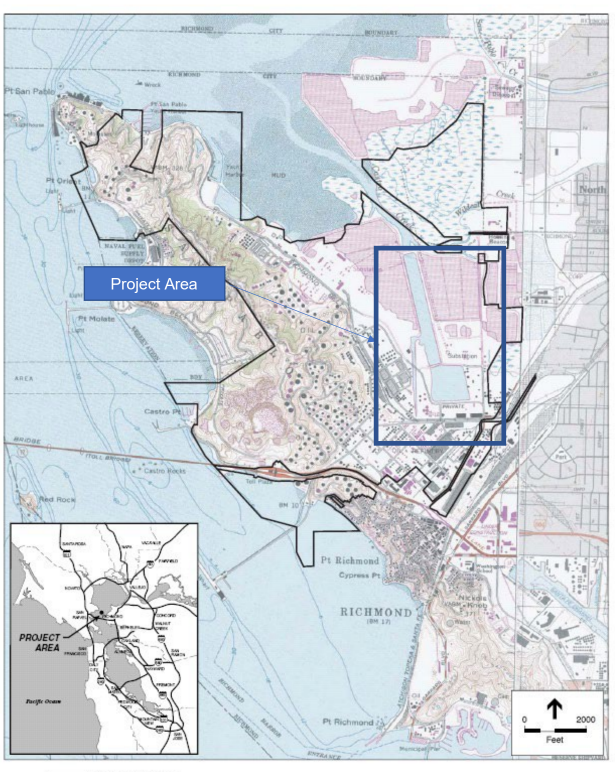
Engine Permitted Emissions Factors [lb/(HP*hr)]							
Engine	Engine NOx PM2.5 ROG						
Engine 1	3.11E-04	9.87E-06	1.64E-05				
Engine 2 6.49E-04 3.24E-05 3.41E-0							

Engine	NOx [Metric Tons]	PM2.5 [Metric Tons]	ROG [Metric Tons]
Engine 1	0.221	0.007	0.011
Engine 2	0.200	0.010	0.010
Total	0.42	0.02	0.02

Note: The net reduction in diesel engine usage means a net reduction in GHGs.

## **Appendix A8: Solar Electricity Project - General**

#### Appendix A8: Richmond Refinery Site Map Solar Electricity Project - General



Refinery Boundary

## **Appendix A8: Solar Electricity Project - General**

- These calculations look at the emissions that would be eliminated by displacing PG&E electricity with solar assuming a 31,000 MWh project.

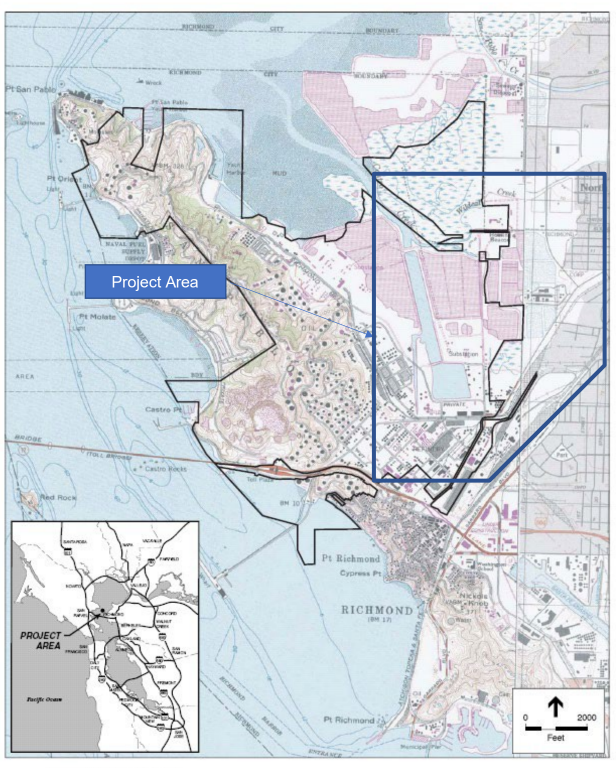
Electricity Engine Emissions Factors [lb/MWh]									
		Source							
NOx	0.4	2019 e-Grid for California							
PM2.5	0.024	2018 e-Grid for California							
ROG	0.027	2019 e-Grid for California (CH4)							

		NOx	PM2.5	ROG [Metric
Project	MWh/year	[Metric Tons]	[Metric Tons]	Tons]
Solar Project	31000	5.6	0.3	0.4

Note: The net reduction in PG&E electricity usage means a net reduction in GHGs.

### Appendix A9: Solar Electricity Project – Shore Power

#### Appendix A9: Richmond Refinery Site Map Solar Electricity Project – Shore Power



Refinery Boundary

### **Appendix A9: Solar Shore Power**

- These calculations look at the emissions that would be eliminated by displacing PG&E electricity with solar assuming a 20 MW shore power project or another renewable project.
- Assumes that shore power provided 20% of the time, during 50% of the day (day time).

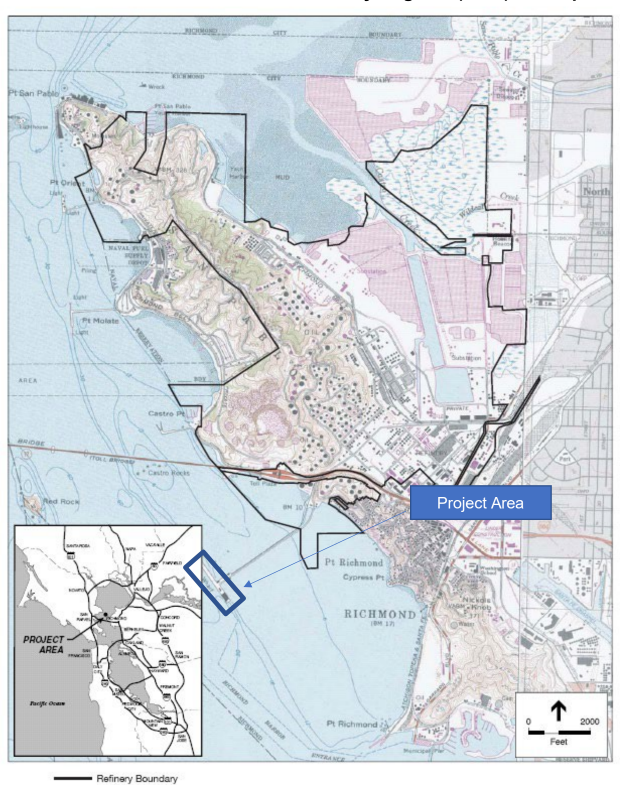
Electricity Engine Emissions Factors [lb/MWh]									
		Source							
NOx	0.4	2019 e-Grid for California							
PM	0.024	2018 e-Grid for California							
ROG 0.027 2019 e-Grid for California (CH4)									

		NOx	PM	ROG [Metric
Project	MWh/year	[Metric Tons]	[Metric Tons]	Tons]
Solar Project	17520	3.2	0.2	0.2

Note: The net reduction in PG&E electricity usage means a net reduction in GHGs.

# Appendix A10: Tier II or above certification on Auxiliary Engines (AE's) for ships

Appendix A10: Richmond Refinery Site Map
Tier II or above certification on Auxiliary Engines (AE's) for ships



#### Appendix A10 -A13: Inputs for Appendices A10 through A13

	Master List	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	Source:
Aux	Cold Ironing	0.00	0.00	0.00	
	Tier II	10.5	0.17	0.52	CARB Inventory
	Tier III	2.6	0.17	0.52	CARB Inventory
	Dual Fuel - LNG	1.3	0.03	0.52	IMO 4th GHG Study (NOX) + EPA Study (PM) + CARB Default (ROG)
	Aux - No Change	13.8	0.17	0.52	CARB-at-Berth default values
Boiler	Burner Upgrade	0.27	0.17	0.11	Alborg (NOX) + CARB Default (PM and ROG)
	Burner - LNG	0.13	0.17	0.11	IMO 4th GHG Study (NOX) + EPA Study (PM) + CARB Default (ROG)
	Boiler - No Change	2.00	0.17	0.11	CARB-at-Berth default values

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2016 Class Breakdown	Total Vsls	Total Calls	Avg Hotel Time [hrs]	Total Hotel Time [hrs]	Aux Power / Call [kW]	Boiler Power / Call [kW]
SUEZMAX - SUB CLASS 1	1	1	24	24	768	3,583
SUEZMAX - SUB CLASS 2	2	69	34	2,344	554	6,300
SUEZMAX - SUB CLASS 3	5	32	16	528	554	5,230
AFRAMAX - SUB CLASS 1	2	7	65	452	792	1,821
PRODUCT - SUB CLASS 1	4	89	46	4,105	844	2,225
VARIOUS - SUB CLASS 1	3	3	26	77	1,121	766
VARIOUS - SUB CLASS 2	28	65	34	2,223	769	2,819
VARIOUS - SUB CLASS 3	67	95	51	4,798	807	2,046
VARIOUS - SUB CLASS 4	5	17	54	910	844	1,402
<b>Grand Total</b>	117	378		15,460		

<sup>^</sup> Auto Calculated ^

GENERAL NOTE: CALCULATIONS AND PERCENT REDUCTIONS ARE BASED ON RLW'S 2016 ACTUAL VESSEL CALL DURATIONS, THE 2020 PORT OF LONG BEACH INVENTORY METHODOLOGY FOR EQUIPMENT LOAD DURING VARIOUS OPERATIONS TO CALCULATE FUEL CONSUMPTIONS, CARB'S 2019 UPDATE TO INVENTORY FOR OCEAN-GOING VESSELS METHODOLOGY FOR EMISSION FACTORS ON VARIOUS ENGINE TIERS FOR POTENTIAL REDUCTIONS, AND THE CARB-AT-BERTH FINAL REGULATION ORDER FOR DEFAULT EMISSION FACTORS (BASELINE).

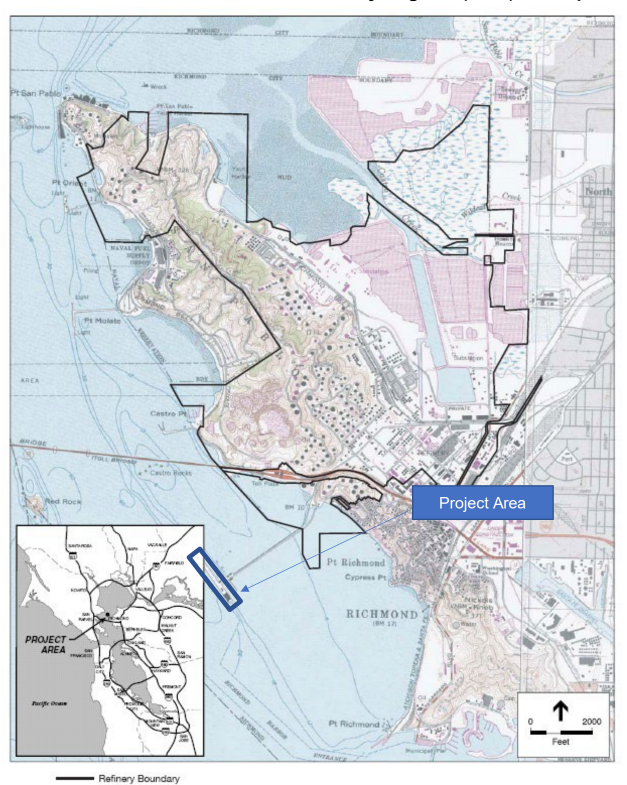
Appendix A10: Tier II or above Certification on Auxiliary Engines (AEs) for Ships

Group	Concept	Scope	%	Total Vessels	Total Calls	Avg Hotel	Avg Call Pwr	Total Pwr	CARB SFC	CARB D	efault Values (	Baseline)	Estimated w	/ Innovative Co	oncept (New)	Total Estin	nated Annual F	Reductions
Group	Сопсері	Зсоре	Applicable	Total vessels	Total Calls	Time [hrs]	[kW]	[kW]	[kg/kWhr]	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	NOX [MT]	PM [MT]	ROG [MT]
	Tier III	SUEZMAX - SUB CLASS 2	100%	2	69	34	554	1,297,856	0.27	13.80	0.17	0.52	2.60	0.17	0.52	14.54	0.00	0.00
	Tier II	SUEZMAX - SUB CLASS 1	100%	1	1	24	768	18,499	0.27	13.80	0.17	0.52	10.50	0.17	0.52	0.06	0.00	0.00
	Tier II	SUEZMAX - SUB CLASS 3	100%	5	32	16	554	292,141	0.27	13.80	0.17	0.52	10.50	0.17	0.52	0.96	0.00	0.00
	Tier II	PRODUCT - SUB CLASS 1	100%	4	89	46	844	3,463,840	0.27	13.80	0.17	0.52	10.50	0.17	0.52	11.43	0.00	0.00
	Tier II	AFRAMAX - SUB CLASS 1	100%	2	7	65	792	358,241	0.27	13.80	0.17	0.52	10.50	0.17	0.52	1.18	0.00	0.00
Auxilaries	Tier II	VARIOUS - SUB CLASS 3	100%	67	95	51	807	3,872,579	0.27	13.80	0.17	0.52	10.50	0.17	0.52	12.78	0.00	0.00
Auxilaries	Tier II	VARIOUS - SUB CLASS 4	100%	5	17	54	844	767,728	0.27	13.80	0.17	0.52	10.50	0.17	0.52	2.53	0.00	0.00
	Tier II	VARIOUS - SUB CLASS 1	100%	3	3	26	1,121	86,292	0.27	13.80	0.17	0.52	10.50	0.17	0.52	0.28	0.00	0.00
	Tier II	VARIOUS - SUB CLASS 2	100%	28	65	34	769	1,709,862	0.27	13.80	0.17	0.52	10.50	0.17	0.52	5.64	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 2	100%	2	69	34	6,300	14,766,606	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 1	100%	1	1	24	3,583	86,356	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 3	100%	5	32	16	5,230	2,758,957	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	PRODUCT - SUB CLASS 1	100%	4	89	46	2,225	9,131,932	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	AFRAMAX - SUB CLASS 1	100%	2	7	65	1,821	823,014	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 3	100%	67	95	51	2,046	9,814,711	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
Boilers	Boiler - No Change	VARIOUS - SUB CLASS 4	100%	5	17	54	1,402	1,275,825	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 1	100%	3	3	26	766	58,981	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 2	100%	28	65	34	2,819	6,268,117	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
		İ																
	•	•	•		J					•	•	TOTAL	•			49.4	0.0	0.0

NOx reductions through early implementation of IC	2023	2024	2025	2026	Total reductions prior to 2027
IC10 - Tier II or above certification for Auxiliary Engines	27	28	28	31	114

# Appendix A11: Tier III or above certification on Auxiliary Engines (AE's) for ships

Appendix A11: Richmond Refinery Site Map
Tier III or above certification on Auxiliary Engines (AE's) for ships



#### Appendix A10 -A13: Inputs for Appendices A10 through A13

	Master List	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	Source:
Aux	Cold Ironing	0.00	0.00	0.00	
	Tier II	10.5	0.17	0.52	CARB Inventory
	Tier III	2.6	0.17	0.52	CARB Inventory
	Dual Fuel - LNG	1.3	0.03	0.52	IMO 4th GHG Study (NOX) + EPA Study (PM) + CARB Default (ROG)
	Aux - No Change	13.8	0.17	0.52	CARB-at-Berth default values
Boiler	Burner Upgrade	0.27	0.17	0.11	Alborg (NOX) + CARB Default (PM and ROG)
	Burner - LNG	0.13	0.17	0.11	IMO 4th GHG Study (NOX) + EPA Study (PM) + CARB Default (ROG)
	Boiler - No Change	2.00	0.17	0.11	CARB-at-Berth default values

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2016 Class Breakdown	Total Vsls	Total Calls	Avg Hotel Time [hrs]	Total Hotel Time [hrs]	Aux Power / Call [kW]	Boiler Power / Call [kW]
SUEZMAX - SUB CLASS 1	1	1	24	24	768	3,583
SUEZMAX - SUB CLASS 2	2	69	34	2,344	554	6,300
SUEZMAX - SUB CLASS 3	5	32	16	528	554	5,230
AFRAMAX - SUB CLASS 1	2	7	65	452	792	1,821
PRODUCT - SUB CLASS 1	4	89	46	4,105	844	2,225
VARIOUS - SUB CLASS 1	3	3	26	77	1,121	766
VARIOUS - SUB CLASS 2	28	65	34	2,223	769	2,819
VARIOUS - SUB CLASS 3	67	95	51	4,798	807	2,046
VARIOUS - SUB CLASS 4	5	17	54	910	844	1,402
<b>Grand Total</b>	117	378		15,460		

<sup>^</sup> Auto Calculated ^

GENERAL NOTE: CALCULATIONS AND PERCENT REDUCTIONS ARE BASED ON RLW'S 2016 ACTUAL VESSEL CALL DURATIONS, THE 2020 PORT OF LONG BEACH INVENTORY METHODOLOGY FOR EQUIPMENT LOAD DURING VARIOUS OPERATIONS TO CALCULATE FUEL CONSUMPTIONS, CARB'S 2019 UPDATE TO INVENTORY FOR OCEAN-GOING VESSELS METHODOLOGY FOR EMISSION FACTORS ON VARIOUS ENGINE TIERS FOR POTENTIAL REDUCTIONS, AND THE CARB-AT-BERTH FINAL REGULATION ORDER FOR DEFAULT EMISSION FACTORS (BASELINE).

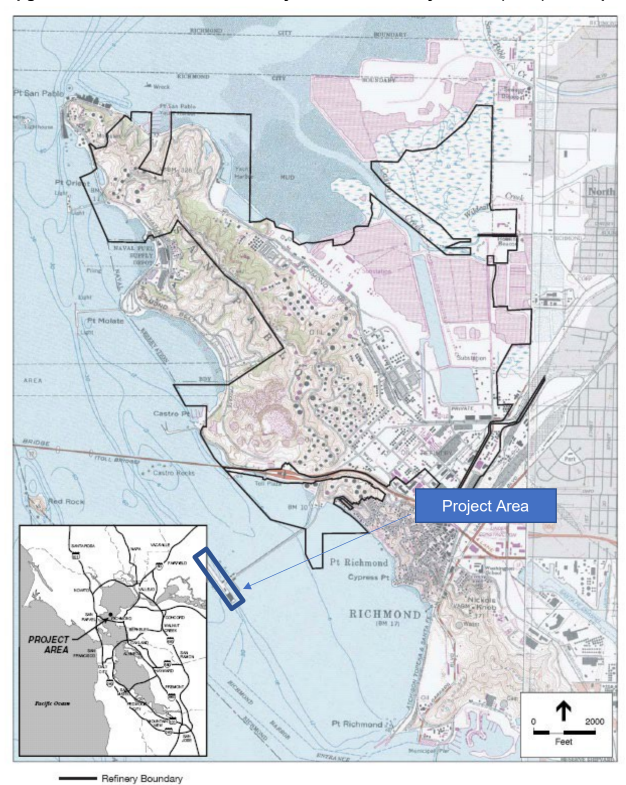
Appendix A11: Tier III or above Certification on Auxiliary Engines (AEs) for Ships

C	Concept	Scope	%	Total Vessels	Total Calls	Avg Hotel	Avg Call Pwr	Total Pwr	CARB SFC	CARB D	efault Values (	Baseline)	Estimated w	/ Innovative Co	oncept (New)	Total Estin	nated Annual F	Reductions
Group	Concept	Scope	Applicable	Total vessels	10tal Calls	Time [hrs]	[kW]	[kW]	[kg/kWhr]	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	NOX [MT]	PM [MT]	ROG [MT]
	Tier III	SUEZMAX - SUB CLASS 2	100%	2	69	34	554	1,297,856	0.27	13.80	0.17	0.52	2.60	0.17	0.52	14.54	0.00	0.00
	Tier III	SUEZMAX - SUB CLASS 1	100%	1	1	24	768	18,499	0.27	13.80	0.17	0.52	2.60	0.17	0.52	0.21	0.00	0.00
	Tier III	SUEZMAX - SUB CLASS 3	100%	5	32	16	554	292,141	0.27	13.80	0.17	0.52	2.60	0.17	0.52	3.27	0.00	0.00
	Tier III	PRODUCT - SUB CLASS 1	100%	4	89	46	844	3,463,840	0.27	13.80	0.17	0.52	2.60	0.17	0.52	38.80	0.00	0.00
	Tier III	AFRAMAX - SUB CLASS 1	100%	2	7	65	792	358,241	0.27	13.80	0.17	0.52	2.60	0.17	0.52	4.01	0.00	0.00
Auxilaries	Tier III	VARIOUS - SUB CLASS 3	100%	67	95	51	807	3,872,579	0.27	13.80	0.17	0.52	2.60	0.17	0.52	43.37	0.00	0.00
Auxilaries	Tier III	VARIOUS - SUB CLASS 4	100%	5	17	54	844	767,728	0.27	13.80	0.17	0.52	2.60	0.17	0.52	8.60	0.00	0.00
	Tier III	VARIOUS - SUB CLASS 1	100%	3	3	26	1,121	86,292	0.27	13.80	0.17	0.52	2.60	0.17	0.52	0.97	0.00	0.00
	Tier III	VARIOUS - SUB CLASS 2	100%	28	65	34	769	1,709,862	0.27	13.80	0.17	0.52	2.60	0.17	0.52	19.15	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 2	100%	2	69	34	6,300	14,766,606	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 1	100%	1	1	24	3,583	86,356	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 3	100%	5	32	16	5,230	2,758,957	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	PRODUCT - SUB CLASS 1	100%	4	89	46	2,225	9,131,932	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	AFRAMAX - SUB CLASS 1	100%	2	7	65	1,821	823,014	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
Boilers	Boiler - No Change	VARIOUS - SUB CLASS 3	100%	67	95	51	2,046	9,814,711	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
Bollers	Boiler - No Change	VARIOUS - SUB CLASS 4	100%	5	17	54	1,402	1,275,825	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 1	100%	3	3	26	766	58,981	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 2	100%	28	65	34	2,819	6,268,117	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
																		1
												TOTAL				132.9	0.0	0.0

NOx reductions through early implementation of IC	2023	2024	2025	2026	Total reductions prior to 2027
IC11 - Tier III or above certification for Auxiliary Engines	57	61	61	69	248

## **Appendix A12: Upgraded Combustion and Control systems for Auxiliary Boilers (AB's) for ships**

Appendix A12: Richmond Refinery Site Map
Upgraded Combustion and Control systems for Auxiliary Boilers (AB's) for Ships



#### Appendix A10 -A13: Inputs for Appendices A10 through A13

	Master List	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	Source:
Aux	Cold Ironing	0.00	0.00	0.00	
	Tier II	10.5	0.17	0.52	CARB Inventory
	Tier III	2.6	0.17	0.52	CARB Inventory
	Dual Fuel - LNG	1.3	0.03	0.52	IMO 4th GHG Study (NOX) + EPA Study (PM) + CARB Default (ROG)
	Aux - No Change	13.8	0.17	0.52	CARB-at-Berth default values
Boiler	Burner Upgrade	0.27	0.17	0.11	Alborg (NOX) + CARB Default (PM and ROG)
	Burner - LNG	0.13	0.17	0.11	IMO 4th GHG Study (NOX) + EPA Study (PM) + CARB Default (ROG)
	Boiler - No Change	2.00	0.17	0.11	CARB-at-Berth default values

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2016 Class Breakdown	Total Vsls	Total Calls	Avg Hotel Time [hrs]	Total Hotel Time [hrs]	Aux Power / Call [kW]	Boiler Power / Call [kW]
SUEZMAX - SUB CLASS 1	1	1	24	24	768	3,583
SUEZMAX - SUB CLASS 2	2	69	34	2,344	554	6,300
SUEZMAX - SUB CLASS 3	5	32	16	528	554	5,230
AFRAMAX - SUB CLASS 1	2	7	65	452	792	1,821
PRODUCT - SUB CLASS 1	4	89	46	4,105	844	2,225
VARIOUS - SUB CLASS 1	3	3	26	77	1,121	766
VARIOUS - SUB CLASS 2	28	65	34	2,223	769	2,819
VARIOUS - SUB CLASS 3	67	95	51	4,798	807	2,046
VARIOUS - SUB CLASS 4	5	17	54	910	844	1,402
Grand Total	117	378		15,460		

<sup>^</sup> Auto Calculated ^

GENERAL NOTE: CALCULATIONS AND PERCENT REDUCTIONS ARE BASED ON RLW'S 2016 ACTUAL VESSEL CALL DURATIONS, THE 2020 PORT OF LONG BEACH INVENTORY METHODOLOGY FOR EQUIPMENT LOAD DURING VARIOUS OPERATIONS TO CALCULATE FUEL CONSUMPTIONS, CARB'S 2019 UPDATE TO INVENTORY FOR OCEAN-GOING VESSELS METHODOLOGY FOR EMISSION FACTORS ON VARIOUS ENGINE TIERS FOR POTENTIAL REDUCTIONS, AND THE CARB-AT-BERTH FINAL REGULATION ORDER FOR DEFAULT EMISSION FACTORS (BASELINE).

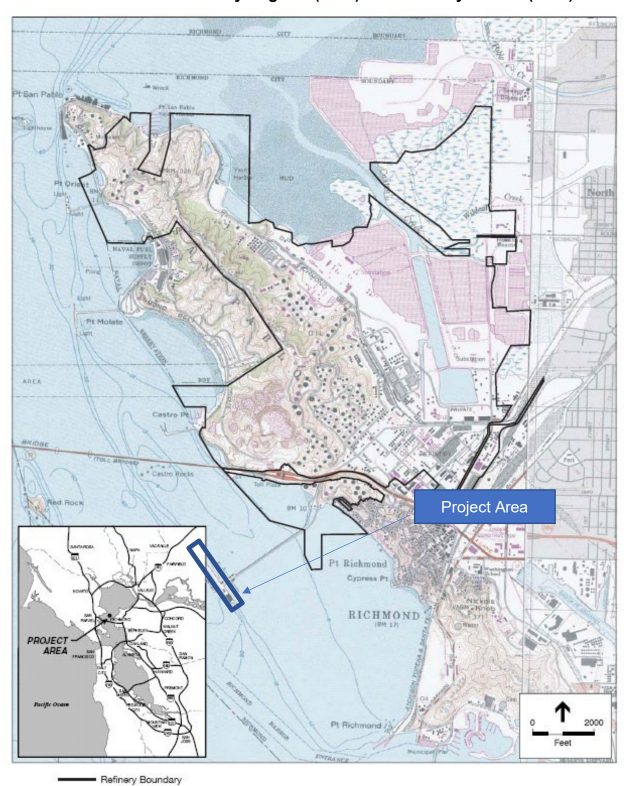
Appendix A12: Upgraded Combustion and Control Systems for Auxiliary Boilers (ABs) for Ships

Group	Concept	Scope	%	Total Vessels	Total Calls	Avg Hotel	Avg Call Pwr	Total Pwr	CARB SFC	CARB D	efault Values (	Baseline)	Estimated w	/ Innovative Co	oncept (New)	Total Estin	nated Annual F	Reductions
Group	Сопсері	эсоре	Applicable	Total vessels	Total Calls	Time [hrs]	[kW]	[kW]	[kg/kWhr]	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	NOX [MT]	PM [MT]	ROG [MT]
	Aux - No Change	SUEZMAX - SUB CLASS 2	100%	2	69	34	554	1,297,856	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	SUEZMAX - SUB CLASS 1	100%	1	1	24	768	18,499	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	SUEZMAX - SUB CLASS 3	100%	5	32	16	554	292,141	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	PRODUCT - SUB CLASS 1	100%	4	89	46	844	3,463,840	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	AFRAMAX - SUB CLASS 1	100%	2	7	65	792	358,241	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
Auxilaries	Aux - No Change	VARIOUS - SUB CLASS 3	100%	67	95	51	807	3,872,579	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
Auxilaties	Aux - No Change	VARIOUS - SUB CLASS 4	100%	5	17	54	844	767,728	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	VARIOUS - SUB CLASS 1	100%	3	3	26	1,121	86,292	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	VARIOUS - SUB CLASS 2	100%	28	65	34	769	1,709,862	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Burner Upgrade	SUEZMAX - SUB CLASS 2	100%	2	69	34	6,300	14,766,606	0.27	2.00	0.17	0.11	0.27	0.17	0.11	25.55	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 1	100%	1	1	24	3,583	86,356	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Burner Upgrade	SUEZMAX - SUB CLASS 3	100%	5	32	16	5,230	2,758,957	0.27	2.00	0.17	0.11	0.27	0.17	0.11	4.77	0.00	0.00
	Burner Upgrade	PRODUCT - SUB CLASS 1	100%	4	89	46	2,225	9,131,932	0.27	2.00	0.17	0.11	0.27	0.17	0.11	15.80	0.00	0.00
	Burner Upgrade	AFRAMAX - SUB CLASS 1	100%	2	7	65	1,821	823,014	0.27	2.00	0.17	0.11	0.27	0.17	0.11	1.42	0.00	0.00
Boilers	Boiler - No Change	VARIOUS - SUB CLASS 3	100%	67	95	51	2,046	9,814,711	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
Dollers	Boiler - No Change	VARIOUS - SUB CLASS 4	100%	5	17	54	1,402	1,275,825	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 1	100%	3	3	26	766	58,981	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 2	100%	28	65	34	2,819	6,268,117	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
		-																
												TOTAL				47.5	0.0	0.0

NOx reductions through early implementation of IC	2023	2024	2025	2026	Total reductions prior to 2027
IC12 - Upgrade combustion and control systems for Auxiliary Boilers	15	22	48	48	133

# Appendix A13: Dual-Fuel Tier III Auxiliary Engines (AE's) and Auxiliary Boilers (AB's)

## Appendix A13: Richmond Refinery Site Map Dual-Fuel Tier III Auxiliary Engines (AE's) and Auxiliary Boilers (AB's)



#### Appendix A10 -A13: Inputs for Appendices A10 through A13

	Master List	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	Source:
Aux	Cold Ironing	0.00	0.00	0.00	
	Tier II	10.5	0.17	0.52	CARB Inventory
	Tier III	2.6	0.17	0.52	CARB Inventory
	Dual Fuel - LNG	1.3	0.03	0.52	IMO 4th GHG Study (NOX) + EPA Study (PM) + CARB Default (ROG)
	Aux - No Change	13.8	0.17	0.52	CARB-at-Berth default values
Boiler	Burner Upgrade	0.27	0.17	0.11	Alborg (NOX) + CARB Default (PM and ROG)
	Burner - LNG	0.13	0.17	0.11	IMO 4th GHG Study (NOX) + EPA Study (PM) + CARB Default (ROG)
	Boiler - No Change	2.00	0.17	0.11	CARB-at-Berth default values

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2016 Class Breakdown	Total Vsls	Total Calls	Avg Hotel Time [hrs]	Total Hotel Time [hrs]	Aux Power / Call [kW]	Boiler Power / Call [kW]
SUEZMAX - SUB CLASS 1	1	1	24	24	768	3,583
SUEZMAX - SUB CLASS 2	2	69	34	2,344	554	6,300
SUEZMAX - SUB CLASS 3	5	32	16	528	554	5,230
AFRAMAX - SUB CLASS 1	2	7	65	452	792	1,821
PRODUCT - SUB CLASS 1	4	89	46	4,105	844	2,225
VARIOUS - SUB CLASS 1	3	3	26	77	1,121	766
VARIOUS - SUB CLASS 2	28	65	34	2,223	769	2,819
VARIOUS - SUB CLASS 3	67	95	51	4,798	807	2,046
VARIOUS - SUB CLASS 4	5	17	54	910	844	1,402
Grand Total	117	378		15,460		

<sup>^</sup> Auto Calculated ^

GENERAL NOTE: CALCULATIONS AND PERCENT REDUCTIONS ARE BASED ON RLW'S 2016 ACTUAL VESSEL CALL DURATIONS, THE 2020 PORT OF LONG BEACH INVENTORY METHODOLOGY FOR EQUIPMENT LOAD DURING VARIOUS OPERATIONS TO CALCULATE FUEL CONSUMPTIONS, CARB'S 2019 UPDATE TO INVENTORY FOR OCEAN-GOING VESSELS METHODOLOGY FOR EMISSION FACTORS ON VARIOUS ENGINE TIERS FOR POTENTIAL REDUCTIONS, AND THE CARB-AT-BERTH FINAL REGULATION ORDER FOR DEFAULT EMISSION FACTORS (BASELINE).

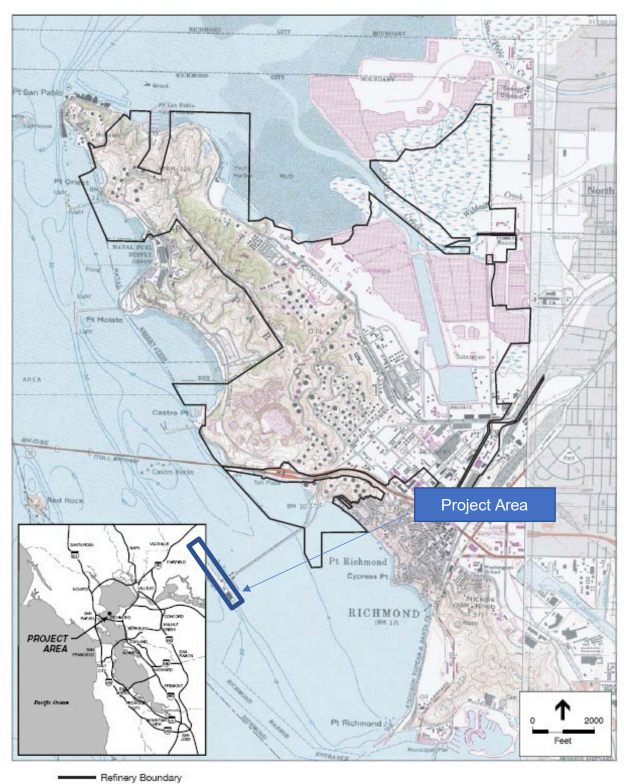
Appendix A13: Dual-Fire Tier III Auxiliary Engines (AEs) and Auxiliary Boilers (ABs)

Group	Concept	Scope	%	Total Vessels	Total Calls	Avg Hotel	Avg Call Pwr	Total Pwr	CARB SFC	CARB D	efault Values (	Baseline)	Estimated w	Innovative Co	oncept (New)	Total Estin	nated Annual F	Reductions
Group	Concept	эсоре	Applicable	Total vessels	Total Calls	Time [hrs]	[kW]	[kW]	[kg/kWhr]	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr	NOX [g/kWhr]	PM [g/kWhr]	ROG [g/kWhr]	NOX [MT]	PM [MT]	ROG [MT]
	Aux - No Change	SUEZMAX - SUB CLASS 2	100%	2	69	34	554	1,297,856	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	SUEZMAX - SUB CLASS 1	100%	1	1	24	768	18,499	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	SUEZMAX - SUB CLASS 3	100%	5	32	16	554	292,141	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Dual Fuel - LNG	PRODUCT - SUB CLASS 1	50%	2	45	46	844	1,731,920	0.27	13.80	0.17	0.52	1.30	0.03	0.52	21.65	0.24	0.00
	Aux - No Change	PRODUCT - SUB CLASS 1	50%	2	45	46	844	1,731,920	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
Auxilaries	Dual Fuel - LNG	AFRAMAX - SUB CLASS 1	100%	2	7	65	792	358,241	0.27	13.80	0.17	0.52	1.30	0.03	0.52	4.48	0.05	0.00
Auxilaries	Aux - No Change	VARIOUS - SUB CLASS 3	100%	67	95	51	807	3,872,579	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Dual Fuel - LNG	VARIOUS - SUB CLASS 4	40%	2	7	54	844	307,091	0.27	13.80	0.17	0.52	1.30	0.03	0.52	3.84	0.04	0.00
	Aux - No Change	VARIOUS - SUB CLASS 4	60%	3	10	54	844	460,637	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	VARIOUS - SUB CLASS 1	100%	3	3	26	1,121	86,292	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Aux - No Change	VARIOUS - SUB CLASS 2	100%	28	65	34	769	1,709,862	0.27	13.80	0.17	0.52	13.80	0.17	0.52	0.00	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 2	100%	2	69	34	6,300	14,766,606	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 1	100%	1	1	24	3,583	86,356	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	SUEZMAX - SUB CLASS 3	100%	5	32	16	5,230	2,758,957	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Burner - LNG	PRODUCT - SUB CLASS 1	50%	2	45	46	2,225	4,565,966	0.27	2.00	0.17	0.11	0.13	0.17	0.11	8.54	0.00	0.00
	Boiler - No Change	PRODUCT - SUB CLASS 1	50%	2	45	46	2,225	4,565,966	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
D 1	Burner - LNG	AFRAMAX - SUB CLASS 1	100%	2	7	65	1,821	823,014	0.27	2.00	0.17	0.11	0.13	0.17	0.11	1.54	0.00	0.00
Boilers	Boiler - No Change	VARIOUS - SUB CLASS 3	100%	67	95	51	2,046	9,814,711	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Burner - LNG	VARIOUS - SUB CLASS 4	40%	2	7	54	1,402	510,330	0.27	2.00	0.17	0.11	0.13	0.17	0.11	0.95	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 4	60%	3	10	54	1,402	765,495	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 1	100%	3	3	26	766	58,981	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
	Boiler - No Change	VARIOUS - SUB CLASS 2	100%	28	65	34	2,819	6,268,117	0.27	2.00	0.17	0.11	2.00	0.17	0.11	0.00	0.00	0.00
			ĺ															
	•	•			J					•	•	TOTAL	•			41.0	0.3	0.0

NOx reductions through early implementation of IC	2023	2024	2025	2026	Total reductions prior to 2027
IC13 - Dual-Fuel Tier III Auxiliary Engines and Auxiliary Boilers	0	0	10	41	51

## **Appendix A14: Shore Power or Stack Capture for Barges and Tug Boats**

#### Appendix A14: Richmond Refinery Site Map Shore Power or Stack Capture for Barges and Tug Boats

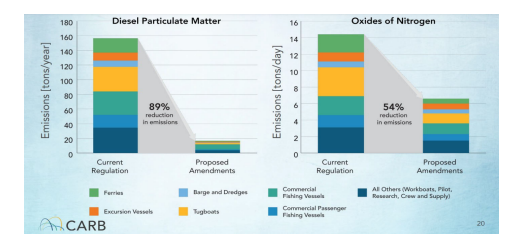


#### Appendix A14: Shore Power or Stack Capture for Barges and Tug Boats

- As a baselines for this IC project, RLW emissions calculated as part of the "2021 Update to the Emissions Inventory for Commercial Harbor Craft: Methodology and Results" by CARB are used.
- Assumes that the CARB Commercial Harbor Craft rule will reduce NOx by 54%, PM by 89% and ROG by 54% (same as NOx) percent. See below.
- Assumes that stack capture and/or shore power will further reduce emissions by 50%. True reduction will be higher but this is a conservative estimate.

	Baseline B	Emissions	
Year	NOX (MTPY)	PM (MTPY)	HC (MTPY)
2027	95.34	3.21	6.06
2028	95.13	3.19	6.02
2029	94.85	3.18	5.96
2030	94.40	3.15	5.89
2031	93.73	3.12	5.81
2032	93.03	3.08	5.71
2033	92.31	3.04	5.62
2034	91.56	3.00	5.53
2035	90.81	2.96	5.44
2036	90.02	2.91	5.34
2037	89.14	2.86	5.24
2038	88.25	2.81	5.14
2039	87.37	2.76	5.04
2040	86.51	2.72	4.94
2041	85.65	2.67	4.85
2042	84.81	2.62	4.75
2043	83.99	2.58	4.66
2044	83.19	2.53	4.57
2045	82.33	2.49	4.48
2046	81.43	2.45	4.39
2047	80.53	2.41	4.30
2048	79.64	2.36	4.21
2049	78.71	2.32	4.12
2050	77.78	2.28	4.03

	IC Project	Reduction	
Year	NOX (MTPY)	PM (MTPY)	HC (MTPY)
2027	21.93	0.18	1.39
2028	21.88	0.18	1.38
2029	21.81	0.17	1.37
2030	21.71	0.17	1.36
2031	21.56	0.17	1.34
2032	21.40	0.17	1.31
2033	21.23	0.17	1.29
2034	21.06	0.16	1.27
2035	20.89	0.16	1.25
2036	20.70	0.16	1.23
2037	20.50	0.16	1.21
2038	20.30	0.15	1.18
2039	20.10	0.15	1.16
2040	19.90	0.15	1.14
2041	19.70	0.15	1.11
2042	19.51	0.14	1.09
2043	19.32	0.14	1.07
2044	19.13	0.14	1.05
2045	18.94	0.14	1.03
2046	18.73	0.13	1.01
2047	18.52	0.13	0.99
2048	18.32	0.13	0.97
2049	18.10	0.13	0.95
2050	17.89	0.13	0.93



Note: The net reduction in PG&E electricity usage means a net reduction in GHGs.