United States Environmental Protection Agency Region 10, Office of Air, Waste and Toxics AWT-107 1200 Sixth Avenue

1200 Sixth Avenue Expiration: June 22, 2012 Seattle, Washington 98101 AFS Plant I.D. Number: 53-077-00076

Permit Number: R10T5030000

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Statement of Basis Title V Air Quality Operating Permit

Permit Writer: Pat Nair

Amtech Corporation

Yakama Reservation Wapato, Washington

Purpose of Permit and Statement of Basis

Title 40 Code of Federal Regulations Part 71 establishes a comprehensive air quality operating permit program under the authority of Title V of the 1990 amendments to the federal Clean Air Act. The air quality operating permit is an enforceable compilation of all of the applicable air pollution requirements that apply to an existing affected air emissions source. The permit is developed via a public process, may contain additional new requirements to improve monitoring of existing requirements, and contains procedural and prohibitory requirements related to the permit program itself. The permit is valid for 5 years and may be renewed.

This document, the statement of basis, summarizes the legal and factual basis for the permit conditions in the air quality operating permit to be issued to Plummer Forest Products, Inc. (referred to herein as PFP, facility, source, or permittee). Unlike the air quality operating permit, this document is not legally enforceable. This statement of basis summarizes the emitting processes at the facility, air emissions, permitting and compliance history, the statutory or regulatory provisions that relate to the subject facility, and the steps taken to provide opportunities for public review of the permit. The permittee is obligated to follow the terms of the permit. Any errors or omissions in the summaries provided here do not excuse the permittee from the requirements of the permit.

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Abbreviations and Acronyms

Btu British thermal units °C Celsius degrees

CAA Clean Air Act [42 U.S.C. section 7401 et seq.]

CAM Compliance assurance monitoring CFR Code of Federal Regulations

CO Carbon monoxide

EPA United States Environmental Protection Agency (also U.S. EPA)

FARR Federal Air Rules for Reservations

FR Federal Register

gal Gallon

gr/dscf Grains per dry standard cubic foot (7,000 grains = 1 pound)

HAP Hazardous air pollutant

hr Hour

°K Kelvin degrees

lb Pound

M One thousand

MACT Maximum Achievable Control Technology

Mg Megagram MM One million mo Month

MSDS Material safety data sheet

NESHAP National Emission Standards for Hazardous Air Pollutants (Title 40 CFR Parts 61 and 63)

NOx Nitrogen oxides

NOMA Notice of MACT Approval

PM Particulate matter

PM2.5 Particulate matter less than or equal to 2.5 microns in aerodynamic diameter PM10 Particulate matter less than or equal to 10 microns in aerodynamic diameter

ppm Parts per million

PSD Prevention of significant deterioration psia Pounds per square inch absolute

PTE Potential to emit SO₂ Sulfur dioxide tpy Tons per year

VMT Vehicle miles traveled VOC Volatile organic compound

1. EPA Authority to Issue Title V Permits

On July 1, 1996, EPA adopted regulations (see 61 Federal Register (FR) 34202) codified at 40 Code of Federal Regulations (CFR) Part 71 setting forth the procedures and terms under which the Agency would administer a federal operating permit program. These regulations were updated on February 19, 1999 (64 FR 8247) to incorporate EPA's approach for issuing federal operating permits to affected stationary sources in Indian Country.

As described in 40 CFR 71.4(a), EPA will implement a Part 71 program in areas where a state, local, or Tribal agency has not developed an approved Part 70 program. Unlike states, Indian Tribes are not required to develop operating permit programs, though EPA encourages Tribes to do so. See, for example, Indian Tribes: Air Quality Planning and Management (63 FR 7253, February 12, 1998) (also known as the "Tribal Authority Rule"). Therefore, within Indian Country, EPA will administer and enforce a Part 71 federal operating permit program for stationary sources until the governing Indian Tribe receives EPA's approval to administer its own operating permit program.

2. The Yakama Reservation

The Amtech Corporation facility is located on the Yakama Reservation in central Washington. The Yakama Reservation was established by the Treaty of 1855, which ultimately brought the 14 confederated tribes together onto the reservation. The Yakama Reservation comprises approximately 1.4 million acres located just east of the Cascades in central Washington. Members of the Confederated Tribes and Bands of the Yakama Nation and the Yakama Reservation are governed by the Yakama Nation Tribal Council.

Reservation: Yakama Reservation

P.O. Box 151

Toppenish, Washington 98948

Phone: 509-865-5121

Tribal Leader: Lavina Washines, Chairwoman

Yakama Nation Tribal Council

Tribal Contact: Moses Squeochs, Program Manager

Yakama Nation Environmental Management Program

P.O. Box 151

Toppenish, WA 98948

Phone: 509-865-5121 ext 4659 Email: mose@yakama.com

3. Facility Information

The facility is privately-owned and is not owned by the Tribe. The Tribe owns the land and the buildings, which are leased to Amtech.

3.1 Location

The Amtech Corporation facility is located just north of Wapato, Washington, and immediately east of Highway 97. The facility is within the outer boundaries of the Yakama Reservation.

3.2 Local Air Quality and Attainment Status

The Yakama Reservation is in attainment with the national ambient air quality standards or is unclassifiable. The subject facility is not located in a designated nonattainment area. With respect to

prevention of significant deterioration (PSD) impact evaluation, the majority of the reservation is classified as Class II lands, except for a small portion in the western part of the reservation, located within the boundary of the Mt. Adams National Wilderness Area, which is designated as Class I.

3.3 General Description of Operations and Products

The AMTECH Wapato plant produces a number of custom components for military, industrial and commercial products such as recreational vehicle motor home parts, spas, military vehicle hard tops, bus parts, lavatory bath modules, food storage components for mobile food service vehicles and industrial lift parts. The types of products made at AMTECH vary with market demands. The process involves fabrication of products from liquid polyester resin reinforced with glass fibers and extended with various inorganic filler materials. The composite materials are often referred to as fiberglass-reinforced plastic (FRP) or fiberglass. Custom FRP products manufacturing requires the use of more types of resins and gel coats than what is used in an assembly line FRP products manufacturing plant such as those plants that only manufacture one or two products like tubs and showers.

The Wapato facility currently conducts the following operations that have the potential to emit regulated air pollutants:

- 1. Open molding and resin mixing operations;
- 2. Cleaning of equipment used in open molding and resin mixing operations;
- 3. Resin storage tank;
- 4. Material storage (storage of resin and other materials in open or partially-open containers);
- 5. Repair operations on manufactured parts and on molds;
- 6. Painting of fiberglass, plastic and metal parts inside a spray booth;
- 7. Closed mold operations (resin transfer molding);
- 8. Vacuum infusion (a closed mold operation);
- 9. Vacuum forming;
- 10. Application of spa foam;
- 11. Support activities (grinding and sanding of manufactured parts, woodshop, painting of fiberglass, plastic and metal parts outside a spray booth, and maintenance activities);
- 12. Plant traffic; and
- 13. Combustion devices natural gas-fired heaters and make-up air units:
 - a) Heater, for paint booth, 1.5 MMBtu/hr.
 - b) Make-up air unit, lamination area, 2.527 MMBtu/hr;
 - c) Make-up air unit, future lamination, 1.775 MMBtu/hr;
 - d) Make-up air unit, lamination area, 1.5552 MMBtu/hr;
 - e) Make-up air unit, gelcoat area, 1.5552 MMBtu/hr;
 - f) 5 space heaters, general plant, 230,000 Btu/hr each;
 - g) 3 space heaters, general plant, 300,000 Btu/hr each;
 - h) 2 space heaters, lunch room, 140,000 Btu/hr each; and
 - i) 2 space heaters, offices, 100,000 Btu/hr each.

The facility standard industrial classification (SIC) code is: 3089 Plastic Products, Not Elsewhere Classified.

3.4 Emission Units and Emission Generating Activities

The activities described in Section 3.3 have been grouped logically into emission units. Table 3-1 lists and describes the emission units and control devices at the facility. Those control devices that are required by rule or this permit are so noted.

Table 3-1
Emission Units (EU) & Control Devices

EU ID#	Emission Unit Description	Control Device
wwww	Fiberglass Operations: activities subject to 40 CFR Part 63, Subpart WWW. This includes open molding operations, resin mixing, cleaning of equipment used in open molding and resin mixing operations, resin storage tank, material storage (storage of resin and other materials in open or partially-open containers), and repair operations on manufactured parts, and on molds and closed mold operations (resin transfer molding).	None.
PPPP	Fiberglass Coating Operations: activities subject to 40 CFR Part 63, Subpart PPPP. This consists of coating of fiberglass or plastic parts and products, surface preparation, cleaning, mixing and storage.	None.
MMMM	Fiberglass Coating Operations: activities subject to 40 CFR Part 63, Subpart MMMM. This consists of coating of miscellaneous metal parts and products, surface preparation, cleaning, mixing and storage.	None.
BLDG	Building: this emission unit comprises all air pollutant-emitting activities that are located inside the building. This includes, but is not limited to open molding operations, resin mixing, cleaning of equipment used in open molding and resin mixing operations, material storage (storage of resin and other materials in open or partially-open containers), repair operations on manufactured parts and on molds, closed mold operations (resin transfer molding, vacuum infusion molding), vacuum forming, application of spa foam, and support activities (grinding and sanding of manufactured parts, woodshop, painting of fiberglass, plastic and metal parts outside a spray booth, and maintenance activities). Combustion devices and activities conducted in the spray booth are not included in this emission unit.	Inside building
ВООТН	Spray Booth: this emission unit comprises all air pollutant-emitting activities conducted inside the spray booth. Combustion devices are not included in this emission unit.	Particulate filter ¹
СОМВ	Combustion Devices: combusting only natural gas, as listed below: 1. Heater, for paint booth, natural gas-fired, 1.5 MMBtu/hr; 2. Make-up air unit, lamination area, 2.527 MMBtu/hr; 3. Make-up air unit, lamination area, 1.775 MMBtu/hr. 4. Make-up air unit, lamination area, 1.5552 MMBtu/hr; 5. Make-up air unit, gelcoat area, 1.5552 MMBtu/hr; 6. 5 space heaters, general plant, 230,000 Btu/hr each; 7. 3 space heaters, general plant, 300,000 Btu/hr each; 8. 2 space heaters, lunch room, 140,000 Btu/hr each; and 9. 2 space heaters, offices, 100,000 Btu/hr each.	None
TNK	Resin Storage Tank	None
PT	Plant Traffic	None

¹ Required by Title V permit

40 CFR 71.5 (c)(11)(ii)(A) and (B) allow sources to separately list in the permit application such units or activities that qualify as "insignificant" (referred to as insignificant emission units (IEUs)). An emission unit or activity qualifies as an IEU if it is in an identified source category or if its potential emissions are below two tons/year for all regulated pollutants that are not listed as hazardous air pollutants ("HAP") under Section 112(b) and below 1000 lbs/year or the de minimis level established under Section 112(g), whichever is lower, for HAPs. However, a Title V permit application may not omit information needed to determine the applicability of, or to impose, any applicable requirement, or to calculate the permit fee. In

addition, activities or emission units that qualify as IEUs for the purpose of the Title V permit application are in no way exempt from applicable requirements or any requirements of the Title V permit. Amtech did not specifically request that any activity be treated as IEUs.

3.5 Permitting, Construction and Compliance History

Amtech Wapato commenced operations on May 13, 2002, in an industrial park just north of Wapato, WA. Facility operations are conducted in a building that purportedly housed a juice factory prior to Amtech's operations. Amtech Wapato does not hold any permits to construct for their facility.

In late 2001, Amtech applied for preconstruction authorization to comply with the preconstruction requirements of the Part 63 NESHAPs. On April 23, 2002, EPA issued a Notice of MACT Approval (NOMA) for the Amtech facility in Wapato. The NOMA contained compliance requirements for the fiberglass operations, in lieu of complying with Subpart WWWW which had not yet been promulgated. The NOMA continued to be effective, even after promulgation of 40 CFR Part 64 Subpart WWWW. However, on March 23, 2004, Amtech submitted a request that in part sought to withdraw the NOMA and incorporate the final Subpart WWWW requirements into their Title V permit (which had not yet been issued). On July 8, 2005 EPA issued a letter rescinding the NOMA and directing Amtech to comply with the requirements of Subpart WWWW.

EPA inspected Amtech Wapato in August 2003 and the subsequent inspection report indicated the source was operating in compliance. The facility was also inspected on June 8, 2005. Although there were a couple of minor follow-up items (Title V fees not paid, and deficient annual report), the source was operating in compliance. The facility has since addressed these items.

On October 3, 2005, EPA received an application from Amtech Corporation requesting emission limits on hazardous air pollutant (HAP) emissions and on volatile organic compound (VOC) emissions. Amtech later withdrew their request for a HAP limit. AMTECH requested the VOC limit in order to establish itself as a minor source of VOC emissions for the Prevention of Significant Deterioration (PSD) program. EPA reviewed the request for a VOC limit and on April 12, 2006, issued a Non-Title V Operating Permit establishing a VOC emission limit and providing for monitoring, recordkeeping and reporting.

The list below provides a summary of the chronology of Amtech's permit history:

November 1, 2001 Amtech applied for NESHAP preconstruction authorization.

April 23, 2002 EPA issued a NOMA.

May 13, 2002 Amtech commenced operations.

December 31, 2002 EPA received Amtech's initial Title V application March 23, 2004 Amtech submitted a request to withdraw the NOMA.

June 3, 2005 EPA sent a letter requiring Title V application update for Federal Air regulations

for Reservations (FARR).

July 8, 2005 EPA rescinded the NOMA and required compliance with Subpart WWWW.

August 22, 2005 EPA received Amtech's updated Title V application

October 3, 2005 EPA received application for a Non-Title V Operating Permit.

April 12, 2006 EPA issued a Non-Title V Operating Permit establishing a VOC emission limit.

4. Emission Inventories and Fee Payment

4.1 Emission Inventory for Amtech

Amtech submitted emission summaries of actual and PTE emissions with its original Title V permit application. Amtech has since supplemented and revised the emission inventory in a subsequent submittal to reflect facility changes and to respond to EPA's initial questions. EPA reviewed Amtech's source lists

and emission summaries in connection with drafting the permit. In many instances, EPA revised the emission estimates provided by Amtech in their application and subsequent submittal to more accurately reflect the emissions from the facility. Details of the emission estimations are provided in Appendix A to this statement of basis.

It is EPA's expectation that Amtech will use the emission estimating techniques set forth in Appendix A unless Amtech has other information showing why another technique more accurately represents its emissions. It is important to emphasize that to the extent Amtech relies on any type of emission control technique (e.g. road watering or sweeping, etc.) to estimate emissions used to determine annual fees or the applicability of a regulatory program, use of the technique must be fully documented and verifiable.

Equation 4-1 represents the basic technique for estimating emissions (in tons per year) of VOC from the use of coatings:

$$E = \sum_{i=1}^{i=n} Q_i \times D_i \times F_i /2000$$
 (Equation 4-1)

Where:

E = pollutant emissions in tons/year.

Q_i = total volume of coating i used during the year (coating includes thinners, cleaners and additives), in gallons.

 D_i = density of coating i, in lbs/gallon.

 F_i = mass fraction of VOC in coating i.

n = number of coatings.

Equation 4-2 represents the basic technique for estimating emissions (in tons per year) of particulate emissions from the use of coatings:

$$E = \sum_{i=1}^{i=n} Q_i \times D_i \times F_i \times (1-TE) \times (1-CE) /2000$$
 (Equation 4-2)

Where:

E = pollutant emissions in tons/year.

Q_i = total volume of coating i used during the year (coating includes thinners, cleaners and additives), in gallons.

D_i = density of coating i, in lbs/gallon.

 F_i = mass fraction of solids in coating i.

TE = transfer efficiency, mass fraction.

CE = control efficiency, mass fraction.

n = number of coatings.

Equation 4-3 represents the basic technique for estimating emissions (in tons per year) from all other pollutant-emitting activities at the facility:

$$E = EF \times OP /2000$$
 (Equation 4-3)

Where:

E = pollutant emissions in tons/year

EF = emission factor (see Appendix B)

OP = recorded actual annual operational parameter

Equation 4-3 relies on an emission factor and an operational parameter that is multiplied by the emission factor. For example, emission factors for the combustion devices are based on heat input (fuel) to the devices. Amtech will need to track the relevant operational parameters for each activity in order to

derive its actual and potential emissions. Note that these emission factors may be improved over time. Note also that the techniques presented are generally appropriate for estimating actual as well as potential emissions; however, actual emissions reflect actual operational data whereas potential emissions reflect the maximum operations or capacity of the emission unit. Actual emissions are reported annually for both Title V and the FARR, and form the basis for calculating fees, while potential emissions are generally used to determine the applicability of air pollution control requirements and programs.

The emission factors for paved and unpaved roads must be calculated using site-specific information. See the reference documents for those estimation techniques (cited in Appendix A) for a more complete description. All of the techniques and site-specific parameters and assumptions should be reviewed each year before estimating emissions to be sure they remain appropriate.

4.2 Potential to Emit (PTE) for Amtech

The potential to emit (PTE) air pollutants for a facility is used to determine applicability to several EPA programs, including Title V, PSD and Section 112. Amtech's PTE is based on information in their original application (and in a supplementary submittal) and on EPA's review of Amtech's sources and emission summaries. A summary of Amtech's PTE is presented below in Table 4-1 and reflects the emission estimates presented in the emission inventory (see Appendix A).

Table 4-1
Facility Potential to Emit for PSD, Title V, and Section 112 in Tons per Year

	VOC	Air Pollutants ¹ CO - carbon monoxide; NOx – oxides of nitrogen; PM - particulate matter; PM10 - particulate matter with diameter 10 microns or less; SO2 - sulfur dioxide; VOC - volatile organic compounds; HAP - hazardous air pollutants [see Clean Air Act, Section 112(b)]							
EU ID#	CO	Lead	NOx	PM	PM10	SO2	VOC	HAP	Styrene
WWWW ²	-	_	_	-	_	_	_	> 25 ³	> 10 ³
PPPP ⁴	-	_	_	-	_	_	_	See below ⁵	See below ⁵
$MMMM^4$	-	_	_	_	_	_	_	See below ⁵	See below ⁵
BLDG	0	0	0	133 ⁷	133 ⁷	0	See below ⁶	See below ⁵	See below ⁵
ВООТН	0	0	0	26^{7}	26^{7}	0	See below ⁶	See below ⁵	See below ⁵
COMB	4	0	5	<1	<1	<1	See below ⁶	See below ⁵	See below ⁵
TNK	0	0	0	0	0	0	See below ⁶	See below ⁵	See below ⁵
PT	0	0	0	9	2	0	0	0	0
TOTAL:	4	0	5	142	135	<1	249	> 25	> 10

¹ Emissions for each emission unit and for totals have been rounded to the nearest ton per year

PTE means the maximum capacity of Amtech to emit any air pollutant (criteria or HAPs) under its physical and operational design. Any physical or operational limitation on the maximum capacity of Amtech to emit an air pollutant, including air pollution control equipment and restrictions on hours of

² Emissions of criteria pollutants from this emission unit are reported under EU BLDG

³ Emissions of HAPs can vary based on types of gelcoat or resin used. However, it is certain that the facility's PTE exceeds the major source thresholds for both a single HAP and in aggregate.

⁴ Emissions of criteria pollutants from this emission unit are reported under EU BOOTH

⁵ Emissions of HAPs can vary based on types of coatings and other materials that might be used. The ratio of usage of these materials can change dramatically as materials usage is managed to remain below the VOC emission cap.

⁶ Emissions of VOC can vary considerably based on material usage. Facility has an emission cap.

⁷ Emissions of PM/PM10 from these two emission units are based on maximum usage of one emission unit with the other not operating. Consequently, PTE should be the maximum of these two values, not the sum.

operation or on the type or amount of material combusted, stored, or processed, may be treated as part of its design <u>if</u> the limitation or the effect it would have on emissions is enforceable by EPA. PTE is meant to be a worst case emission calculation and is used in many, though not all, cases to determine the applicability of federal requirements.

For this facility, several operational practices or circumstances contribute to lower the PTE for certain emission units. To the extent that these practices or circumstances are practically enforceable, they are accounted for in the PTE calculations. For the spray booth, the filters are necessary to remain in compliance with both the visible emission and particulate matter emission standards of the FARR. The permit contains enforceable provisions to require the use of this control technology whenever the spray booth is in operation. As a result, the emission inventory reflects the operation of the controls in determining the spray booth's PTE.

Actual emissions may be much lower than PTE. For example, many of the emission estimates in Appendix A are calculated based on 24-hours per day operation of the facility whereas the Amtech facility does not normally operate 24 hours per day.

PTE estimates for this facility are difficult to estimate because of the VOC emission cap that allows for tremendous facility flexibility in materials usage. Consequently, the ratio of materials can vary significantly as well as the formulations of each material used. As a result, it is only possible to estimate an outer bound for emissions of PM and PM10. Primarily because of the wide selection of coatings, gelcoats and resins that can be used, it is effectively impossible to estimate a PTE for HAPs. However, based on historical material usage, it is clear that this facility exceeds the 10 tons per year (tpy) and 25 tpy thresholds to be considered a major source of HAPs.

4.3 Fee Payments Based on Actual Annual Emissions

Amtech Wapato is required to pay fees annually based on an emissions inventory of its actual emissions for the preceding calendar year (see Permit Conditions 3.13 through 3.23, and Permit Condition 4.1). As discussed above, EPA has documented methods, techniques, and assumptions that EPA believes provide the most accurate basis for estimating emissions from the facility, including actual emissions for fee purposes and for emission reporting under the FARR. The techniques in Appendix A should be used to calculate annual emissions for fee purposes and for emission reporting under the FARR, unless Amtech has other information showing why another technique more accurately represents its emissions. Note that the actual emission estimates differ from the plant PTE because actual emission estimates reflect actual operations and emissions for a particular year and are determined in accordance with 40 CFR 71.9(c).

EPA notes that Amtech has an ongoing obligation to assure that all data in its application is correct and to notify EPA of any errors or omissions. Moreover, Amtech is required to certify to the accuracy and completeness of all data submitted to EPA, including the accuracy of its annual emission inventory for fee purposes.

5. Regulatory Analysis and Permit Content

EPA is required by 40 CFR Part 71 to include in this Title V permit all emission limitations and standards that apply to the facility, including operational, monitoring, testing, recordkeeping and reporting requirements necessary to assure compliance. This section explains which air quality regulations apply to this facility and how those requirements are addressed in the permit.

A facility, or source, located in Indian Country may be subject to federal or tribal air quality regulations, but, as discussed above, is not subject to state air quality regulations. For air quality programs, the Yakama Tribe has not gone through the process of obtaining authorization to be treated in the same manner as States under 40 CFR §§ 49.6 and 49.7 (the Tribal Authority Rule) and obtaining approval of

air quality regulations as a "Tribal Implementation Plan." Therefore, any Tribal regulations are not federally enforceable, do not meet the definition of "applicable requirement" under 40 CFR Part 71, and are not included in Amtech Wapato's Title V permit.

EPA relied on information provided in Amtech's Title V permit application, and on supplementary information provided by Amtech to determine the requirements that are applicable to the Amtech facility. Each section of the permit is discussed below, providing the legal and factual basis for the requirements included in the permit. The permit is organized into 10 sections as follow:

Permit Section 1: Source Information

Permit Section 2: Standard Terms and Conditions
Permit Section 3: Generally Applicable Requirements
Permit Section 4: Facility-Specific Requirements

Permit Section 5: Emission Unit WWWW – Fiberglass Operations
Permit Section 6: Emission Unit PPPP – Fiberglass Coating Operations
Permit Section 7: Emission Unit MMMM – Metal Coating Operations

Permit Section 8: Emission Unit BLDG – Building
Permit Section 9: Emission Unit BOOTH – Spray Booth
Permit Section 10: Emission Unit COMB – Combustion Devices

5.1 Permit Section 1 – Source Information

This permit section contains a summary description of emission units at the facility.

5.2 Permit Section 2 – Standard Terms and Conditions

This permit section includes generic compliance terms that are required in all Title V permits. The permittee does not need to annually certify compliance (see Permit Conditions 3.4 and 3.5) with the provisions in this permit section. However, consistent with Permit Condition 3.5.2, if a permittee is aware of any information that indicates noncompliance, that information must be included in the annual compliance certification.

Of particular note, Permit Conditions 2.4 and 2.5 address a general permit shield which states that compliance with the permit is deemed compliance with the applicable requirements listed in the permit. Amtech did not request a specific permit shield for any specific requirement excluded from this permit and none is being granted. Amtech is responsible for complying with any applicable requirements that exist but have not been included in the permit.

Permit Conditions 2.16 through 2.20 address the expiration of the permit and the actions by Amtech that are necessary to renew the permit. It is important to note that, if Amtech does not submit a complete and timely renewal application, Amtech's right to operate is terminated.

5.3 Permit Section 3 – Generally Applicable Requirements

This permit section also includes compliance terms that are required in all Title V permits. For the permit conditions contained in this permit section, the <u>permittee must annually certify compliance</u> (see Permit Conditions 3.4 and 3.5) with the provisions in this permit section.

Forms for the annual compliance certifications may be obtained on the internet at: http://www.epa.gov/air/oaqps/permits/p71forms.html.

This permit section includes requirements for payment of fees and for submittal of an annual emission inventory. Permit Condition 3.13 specifies the specific date by which PFP must pay their fees each year. Note that the per-ton fee rate varies each year so the permittee should contact EPA to obtain the current

rate. This permit section also includes the requirement to submit an inventory of PFP's actual emissions each year. The submittal of emission inventories is timed to coincide with the payment of fees because the annual fees are based on the actual emissions emitted each year.

In early 2005, EPA promulgated a Federal Implementation Plan (FIP) for Reservations in Idaho, Oregon and Washington. This FIP is commonly referred to as the Federal Air Rules for Reservations (FARR). The FARR provisions that apply on the Yakama Reservation are codified at 40 CFR § 49.11106. The provisions of the FARR that apply to the permittee have been included in the permit, as discussed below.

One of the rules in the FARR requires the permittee to submit an annual emissions report. These requirements have been included in the permit (see Permit Conditions 3.24 through 3.26). Although the annual emissions report for the FARR is slightly different than the Part 71 emission inventory requirement, Permit Condition 3.26 allows for a single combined report, provided that the combined report clearly identifies which emissions are associated with each requirement.

This permit section includes compliance terms that apply facility-wide, and contains permit conditions setting forth the following requirements of the FARR:

- Open Burning (see Permit Conditions 3.27 through 3.32);
- Limits on Visible Emissions (see Permit Conditions 3.33 through 3.35); and
- Limits on Fugitive Emissions of Particulate Matter (see Permit Conditions 3.36 through 3.41).

Because this facility does not use (and is not required to use) continuous opacity monitors (COMs) to monitor visible emissions, FARR requirements pertaining to COMs (see 40 CFR §§ 49.124(d)(3) and (e)(2)) have been omitted from the permit. The compliance requirements for the open burning rules are included in this permit section. However, as testing, monitoring, recordkeeping and reporting for assuring compliance with the visible emission and fugitive emission rules can change based on the emission unit in question, the testing, monitoring, recordkeeping and reporting requirements are contained in Section 4 – Facility-Specific Requirements, and in each emission unit-specific section, as appropriate.

The reference method for determining visible emissions under 40 CFR 49.124(d) (see Permit Conditions 3.33 through 3.35) is Method 9. Method 9 includes specific guidance for reading opacity when there is a wet plume (both attached and detached). Specifically, Method 9 directs the reader to take readings excluding the steam plume. So, in the vast majority of cases, the likelihood of exceeding the 20% opacity limit due to the presence of uncombined water is very low. However, there are meteorological conditions that can prevent uncombined water (droplets) from completely evaporating in a plume (e.g., 100% relative humidity and a saturated plume). While an experienced smoke reader would know that he/she should not take a reading under these conditions, if one was made, this provision would provide an opportunity for a source to submit a demonstration that the only reason the opacity reading exceeded the 20% opacity limit was due to uncombined water in the plume.

Permit Conditions 3.42 through 3.51 specify the procedures that must be followed whenever the permit requires emissions testing or sampling in an emission unit-specific section of the permit. If there is a conflict between these permit conditions and an emission unit-specific permit condition, the specific permit condition should be followed.

Permit Condition 3.48 gap-fills applicable requirements that are concentration-based emission limits and are based on a specific oxygen concentration. These applicable requirements do not contain a protocol to convert measured pollutant concentrations at a measured oxygen concentration to a pollutant concentration at a specific oxygen concentration. Permit Condition 3.48 provides such a protocol.

Permit Conditions 3.52 and 3.53 describe general recordkeeping that must be performed in addition to the

recordkeeping required in any emission unit-specific permit condition of the permit. Note that Title V requires records be retained for 5 years, as do various other programs, such as the FARR. These two requirements have been combined (streamlined) here with the strictest requirement (5 years) as the permit term. If there is a conflict between these permit conditions and an emission unit-specific permit condition, the specific permit condition should be followed.

Permit Conditions 3.54 through 3.58 describe general reporting that must be performed in addition to the reporting required in any emission unit-specific section of the permit. If there is a conflict between these permit conditions and an emission unit-specific permit condition, the emission unit-specific permit condition should be followed. Two important requirements are found in this permit section: deviation and semiannual reporting and document certifications. Note that failure to meet any permit term or permit condition, including emission standards, is considered a deviation. Determinations of deviations, continuous or intermittent compliance status, or violations of the permit are not limited to the testing or monitoring methods required by the underlying regulations or this permit; other credible evidence (including any evidence admissible under the Federal Rules of Evidence) must be considered by the source and EPA in such determinations. The timing for reporting deviations, as well as other data collected, depends on the circumstances, as explained in these permit conditions. As specified in Permit Condition 2.13, all documents submitted or reported to EPA must be certified to be truthful, accurate and complete by the facility responsible official. Forms for deviation reporting, semiannual reporting and document certification may be obtained on the internet at: http://www.epa.gov/air/oaqps/permits/p71forms.html.

Permit Conditions 3.59 through 3.62 address other limits and work practices that may apply to Amtech. More specifically, Permit Condition 3.59 summarizes the applicability deadlines for the Chemical Accident Prevention Program - 40 CFR Part 68. The Chemical Accident Prevention Program requires sources that use or store regulated substances above a certain threshold to develop plans to prevent accidental releases. Based on information in their application, Amtech has no regulated substances above the threshold quantities in this rule and therefore is not currently subject to the requirement to develop and submit a risk management plan. However, this requirement is included in the permit as an applicable requirement because Amtech has an ongoing responsibility to submit a risk management plan if a substance is listed that Amtech has in quantities over the threshold amount or if Amtech ever increases the amount of any regulated substance above the threshold quantity. Including this term in the permit minimizes the need to reopen the permit if Amtech becomes subject to the requirement to submit a risk management plan. Note that distillate fuel stored on-site is not subject to Part 68 risk management plan requirements (See 40 CFR § 68.126).

Permit Conditions 3.60 and 3.61 address the Stratospheric Ozone and Climate Protection Program - 40 CFR Part 82. The Stratospheric Ozone and Climate Protection program requires sources that handle regulated materials to meet certain procedural and certification requirements. Amtech has equipment that use or contain chlorofluorocarbons (CFCs) and other materials regulated under this program. All air conditioning and refrigeration units must be maintained by certified individuals.

Permit Condition 3.62 addresses one facet of the NESHAP Program - 40 CFR Part 61, Subpart M - Demolition or Renovation Activity. The asbestos demolition and renovation program requires sources that handle asbestos-containing materials to follow specific procedures. Amtech is not currently engaged in the activities regulated under this provision; however, <u>if</u> Amtech conducts any demolition or renovation activity, Amtech must assure that the project is in compliance with the federal rules governing asbestos including the requirement to conduct an inspection for the presence of asbestos. This requirement is in the permit to address any demolition or renovation activity that may occur at the facility.

5.4 Permit Section 4 – Facility-Specific Requirements

This permit section includes applicable requirements and related testing, monitoring, recordkeeping and reporting that apply either to multiple emission units or on a facility-wide basis, including permit conditions setting forth the requirements of the FARR discussed below. For the permit conditions contained in this permit section, the permittee must annually certify compliance (see Permit Conditions 3.4 and 3.5).

Permit Conditions 4.1 through 4.5 implement one of the FARR rules – 40 CFR 49.130 - Limits on Sulfur in Fuels. Language was added to Permit Condition 4.4.1 to clarify that in the case of batch deliveries of gaseous fuel (e.g. propane) vendor records would be required for each delivery.

Permit Conditions 4.6 through 4.13 specify the requirements for a Plant Walkthrough – a quarterly (i.e. each calendar quarter, regimen to monitor for visible emissions and/or fugitive emissions in order to demonstrate compliance with 40 CFR 49.124 - Limits on Visible Emissions and 40 CFR 49.126 - Limits on Fugitive Emissions of Particulate Matter. These permit conditions implement the periodic monitoring requirements of the Title V program. Initially, the permittee is required to conduct a quick surveillance for evidence of visible emissions and/or fugitive emissions (Permit Condition 4.6). If either visible emissions or fugitive emissions are identified, the permittee is required to investigate the cause of the emissions and to take corrective action (Permit Condition 4.7). Permit Condition 4.8 requires the permittee to conduct a visible emissions observation using Reference Method 9 if the visible or fugitive emissions are not corrected. If a violation has occurred (i.e. if the observation conducted indicates opacity is in excess of 20%) Permit Condition 4.9 specifies daily Reference Method 9 visual observations until such time as two consecutive daily observations indicate that opacity is 20% or lower. In instances where the visual observation required by Permit Condition 4.8 indicates opacity no greater than 20%, the permittee is required to conduct three weekly Reference Method 9 visual observations. All observed violations must be reported pursuant to Permit Conditions 3.55 through 3.58, and 4.12. In addition, the permittee is required to maintain records on details of each visible emissions observation and any investigations or corrective actions.

Permit conditions 4.14 through 4.19 contain the VOC emission limit requested by Amtech in their October 2005 application, as well as monitoring, recordkeeping and reporting requirements necessary to assure compliance with the limit. These requirements were originally established in the April 2006 Non-Title V Operating Permit issued to Amtech, and the bases for these conditions are contained in the technical support document that accompanied that permit action. This technical support document is available at the EPA Region 10 website.

Permit Condition 4.16 requires Amtech to calculate monthly emissions every month. The rolling 12-month emissions must be determined by adding the emissions calculated for the most recent month with the emissions for the immediately preceding 11 months. Emissions are to be calculated from the entire facility. The following paragraphs describe accepted emissions calculation methods for the various VOC-emitting activities. It is EPA's expectation that Amtech will use the emission estimating techniques set forth in this section unless Amtech has other information showing why another technique more accurately represents its emissions.

Open molding operations: At present, there is no single emission factor for emissions of VOC from open molding operations. Instead, the emission estimation method involves determining an emission factor based on the content (in the resin) of organic HAPs, all of which are VOCs. The most common HAPs from lamination and gelcoat operations are styrene and methyl methacrylate. The emission factor determination method is the same as specified in the reinforced plastic composites production MACT (40 CFR Part 63, Subpart WWWW).

The permittee is expected to determine monthly VOC emissions (tons) from open molding operations by aggregating the monthly emissions of styrene, methyl methacrylate and any other organic hazardous air pollutants, calculated as follows:

- 1 Monthly emissions (tons) of all organic hazardous air pollutants from gelcoat operations are determined by multiplying monthly gelcoat usage (tons) by the corresponding emission factor for atomized spray gelcoat application, as specified in Table 1 to 40 CFR Part 63, Subpart WWWW, and dividing by 2,000; and
- 2. Monthly emissions (tons) of all organic hazardous air pollutants from fiber reinforced resin operations are determined by multiplying monthly resin usage (tons) by the corresponding emission factor for nonatomized, mechanical resin application, as specified in Table 1 to 40 CFR Part 63, Subpart WWWW, and dividing by 2,000.

Resin mixing operations: Emissions from resin mixing operations and from open containers can be determined by the methodology listed in the Environmental Inventory Improvement Project, Volume II, Chapter 8: Methods for Estimating Air Emissions from Paint, Ink and Other Coating Manufacturing Facilities, February 2005:

The permittee is expected to determine monthly VOC emissions (tons) from mixing of resin or gelcoat by aggregating the monthly emissions of each VOC species and resin or gelcoat mixed. Monthly emissions of each VOC species are determined using the equation below to calculate each emission factor.

```
E_0 = M_0 \times K_0 \times A \times P_0 \times 3600 \times H \times B
                               R x T x 2000
```

Where

= emissions of VOC species (ton/month) E_{Ω}

= molecular weight of VOC species O (lb/lb-mole) $M_{\rm O}$

= gas-phase mass transfer coefficient for VOC species (ft/sec) K_{Ω}

= surface area of exposure or opening (ft^2) Α

 P_{O} = true vapor pressure of VOC species O (if a pure chemical is used) or the partial

pressure of chemical O (if a mixture of VOCs is used) at temperature T (psia)

= 3600 sec/hr3600

= batch time (hr/batch) Η

Τ = temperature of the liquid (degrees Rankine (⁰R))

= universal gas constant at 1 atmosphere of pressure, 10.73 psia-ft³/⁰R-lb mole R

2000 = 2000 lb/ton

= number of batches per month В

 K_0 is determined by calculating as follows:

```
K_O = 0.00438 \text{ x } U^{0.78} \text{ x } (18/M_O)^{1/3}
     Where
                   = wind speed (mile/hr)
         U
                  = molecular weight of VOC species O (lb/lb-mole)
```

If a mixture of VOC is used, the partial pressure P_O is determined as follows:

```
P_O = m_O \times VP_O
    Where
                = liquid mole fraction of VOC species O (mole/mole)
        m_{\rm O}
                = true vapor pressure of VOC species O (psia)
```

Open or partially-open containers: The monthly VOC emissions (tons) from the storage of resin and other VOC-containing materials in open or partially-open containers (materials storage) are determined by using the methodology specified for resin mixing operations, except that the following terms have the meaning specified below:

H = hours per month that container was used to store material (hr/month)
B = 1

<u>Cleaning of equipment used in open molding and mixing operations:</u> Emissions from cleaning of equipment used in open molding and mixing operations can be calculated from the VOC content of the cleaning materials. As solvent-based cleaners are used to clean the equipment, this methodology assumes that the total VOC content of the cleaners is lost by evaporation. The VOC content of the cleaners are available from Material Safety Data Sheets provided by the product manufacturer.

The permittee is expected to determine monthly VOC emissions (tons) from the cleaning of equipment used in open molding and mixing operations by first determining an emission factor for each cleaning material. The emission factor to be used is the VOC content (lbs/gallon) listed in each product Material Safety Data Sheet, or otherwise available from the product vendor. Many Material Safety Data Sheets list VOC content less water and exempt solvents – this is not the value to be used for this purpose as it will serve to overestimate emissions. The permittee should take care to use the VOC content that includes water and exempt solvents. The Monthly VOC emissions (tons) can then be calculated by multiplying the cleaning material monthly usage (gallons) by the emission factor (lbs/gallon) for the cleaning material, and dividing by 2000 (lb/ton).

<u>Resin storage tank:</u> Monthly VOC emissions (tons) from the storage of resin in the resin storage tank are determined by using one of the methods specified below:

- 1. Use EPA's TANKS program, which can be downloaded from EPA's website. The calculation methodology is based on numerous tank operational parameters, including capacity, paint condition, relief valve settings, resin throughput, and typical operating levels; or
- 2. Use EPA's TANKS program to calculate emissions from the tank, based on a tank throughput of 1,500,000 lbs of resin per year. The resultant annual emissions are divided by the resin throughput to yield an emission factor in lbs VOC/lb of resin. This emission factor can then be applied to monthly resin throughput to determine monthly VOC emissions. If annual resin throughput rises above 1,500,000 lbs, or if the vapor pressure of the resin varies by more than 10%, the emission factor should be recalculated using TANKS.

Repair of manufactured parts: Amtech does not repair fiberglass parts commercially. Rather, they repair parts that are damaged during the manufacturing process. Typically this involves the manual application of catalyzed resin. The permittee is expected to determine monthly VOC emissions (tons) from repair operations on manufactured parts and on molds by aggregating the monthly emissions of styrene and any other organic hazardous air pollutant. Monthly emissions of all organic hazardous air pollutants from repair operations on manufactured parts and on molds are determined by multiplying monthly resin usage (tons) by the corresponding emission factor for manual application, as specified in Table 1 to 40 CFR Part 63, Subpart WWW, and dividing by 2,000.

<u>Closed mold processes:</u> Amtech's closed mold processes include resin transfer molding, vacuum molding and vacuum infusion. Because these processes minimize contact between the resin and air, emissions are correspondingly lower. The emission estimation method was established by the Olympic Regional Clean Air Agency, and is based on the styrene content of the resin.

The permittee is expected to determine monthly VOC emissions from resin transfer molding and vacuum infusion (closed mold) operations by multiplying monthly resin usage (tons) by the following emission factor:

```
\begin{array}{ccc} \text{EF} &=& 0.01 \ \text{x} \ P_S \\ &\text{Where} \\ &\text{EF} &=& \text{emission factor (tons/ton)} \\ &P_S &=& \text{styrene content in resin (weight fraction)} \end{array}
```

<u>Vacuum forming operations:</u> This section contains no method to calculate emissions of VOC from vacuum forming, which involves forming of purchased acrylic sheets into desired shapes using heat and a vacuum. No emissions of VOC are expected from these operations.

<u>Application of spa foam:</u> The emission estimation method for the application of methylenebis (phenyl isocyanate) (MDI) foam to the undersides of manufactured spa shells is adapted from a method developed by the Alliance for the Polyurethane Industry (MDI/Polymeric MDI Emissions Reporting Guidelines for the Polyurethane Industry, 2002). The permittee is expected to calculate the emission factor below, and divide by 2000 (lb/ton).

$$\begin{array}{lll} L_{fd} = V_{air} \ \, x \, \frac{1}{359} \, x \, \frac{273.15}{T_{proc}} \, x \, \frac{VP_{MDI}}{760} \, x \, \, M_W \, x \, \, K_{MDI} \\ \\ Where & L_{fd} & = emissions of VOC \, lb/month \\ V_{air} & = monthly \, volume \, of \, displaced \, air \, in \, ft^3/month \\ T_{proc} & = process \, temperature \, in \, ^{o}K \, \, (maximum \, temperature \, of \, the \, MDI) \\ VP_{MDI} & = vapor \, pressure \, of \, MDI \, in \, mm. \, Hg \, at \, process \, temperature \\ M_W & = 250.26 \, (this \, is \, the \, molecular \, weight \, of \, MDI) \\ K_{MDI} & = adjustment \, factor \, to \, the \, vapor \, pressure \, that \, is \, a \, function \, of \, MDI \, concentration \, in \, the \, feedstock \, and \, the \, temperature \\ \end{array}$$

<u>Spray booth:</u> Estimation of emissions from the spray booth is based on a mass balance method for VOC. As with the cleaning of equipment used in open molding and mixing operations, it is assumed that the total VOC content of coatings, thinners and solvents is volatilized and emitted from this emission unit. The VOC content of the products are available from Material Safety Data Sheets provided by the product manufacturer.

The permittee is expected to determine monthly VOC emissions (tons) from the spray booth by first determining an emission factor for each product. The emission factor to be used is the VOC content (lbs/gallon) listed in each product Material Safety Data Sheet, or otherwise available from the product vendor. Many Material Safety Data Sheets list VOC content less water and exempt solvents – this is not the value to be used for this purpose as it will serve to overestimate emissions. The permittee should take care to use the VOC content that includes water and exempt solvents. The Monthly VOC emissions (tons) can then be calculated by multiplying each product monthly usage (gallons) by the emission factor (lbs/gallon) for the product, and dividing by 2000 (lb/ton).

<u>Support activities</u>: Activities supporting production operations at Amtech Wapato include grinding operations, woodshop, painting with spray cans and maintenance activities. VOC-containing materials are used in these activities. For these materials, it is assumed that the total VOC content is volatilized and emitted from the support activities. The VOC content of the products are available from Material Safety Data Sheets provided by the product manufacturer.

The permittee is expected to determine monthly VOC emissions (tons) from the support activities by first determining an emission factor for each product. The emission factor to be used is the VOC content (lbs/gallon) listed in each product Material Safety Data Sheet, or otherwise available from the product vendor. Many Material Safety Data Sheets list VOC content less water and exempt solvents – this is not the value to be used for this purpose as it will serve to overestimate emissions. The permittee should take care to use the VOC content that includes water and exempt solvents. The Monthly VOC emissions (tons) can then be calculated by multiplying each product monthly usage (gallons) by the emission factor (lbs/gallon) for the product, and dividing by 2000 (lb/ton).

Combustion sources: Emissions from the numerous space heaters, make-up air units and spray booth heater are readily calculated using emission factors published in EPA's AP 42, Compilation of Air Pollutant Emission Factors, Volume I: Stationary Point and Area Sources. All of these units are fired on natural gas. The permittee is expected to use the most current, fuel-specific emission factor from AP 42, Compilation of Air Pollutant Emission Factors, Volume I: Stationary Point and Area Sources. Monthly VOC emissions (tons) from combustion devices are determined by multiplying the monthly fuel usage of natural gas (million standard cubic feet) or propane (thousand gallons), as appropriate, by the latest, fuel-specific emission factor listed in EPA's AP 42, Compilation of Air Pollutant Emission Factors, Volume I: Stationary Point and Area Sources, and dividing by 2,000.

Additionally, if Amtech Wapato engages in VOC-emitting activities not identified in this technical support document, Amtech is expected to calculate emissions from these VOC-emitting activities by using emission estimation methods that are verifiable using currently accepted engineering criteria.

5.5 Permit Section 5 – Emission Unit WWWW – Fiberglass Operations

This emission unit consists of fiberglass product manufacturing - this includes open molding operations, resin mixing, cleaning of equipment used in open molding and resin mixing operations, resin storage tank, material storage (storage of resin and other materials in open or partially-open containers), and repair operations on manufactured parts. Section 5 of the permit contains requirements of 40 CFR 63, Subpart WWWW that apply to the fiberglass operations at Amtech Wapato. Table 5-1 details how the various requirements were addressed in the permit.

Table 5-1
Applicability of 40 CFR Part 63, Subpart WWWW
to Amtech Corporation, Wapato

WWWW Requirement	Permit Condition	Comments
63.5780		Informative language - no conditions necessary
63.5785(a)	5.1	Applicability requirements - (a) applies to Amtech while (b) (exemption for repair-only facility), (c) (exemption for a research and development facility and (d) (exemption for low usage facilities) do not.
63.5787		Coordination with Subpart VVVV (boat manufacturing) - not applicable to Amtech.
63.5790(a)		General applicability language - no conditions necessary.
63.5790(b)	5.1	Defines scope of affected source.
63.5790(c)	5.2	Exemptions from Subpart WWWW.
63.5790(d)	5.3, 5.23	Exemptions and requirements for resins that must meet military specifications.
63.5795		Amtech is a new source as construction commenced after August 2, 2001, and no prior reinforced plastic composites production occurred at the facility - no conditions necessary.

WWWW Requirement	Permit Condition	Comments
63.5796	5.4, 5.5	Specifies use of emission factors to demonstrate compliance and references either Table 1 of WWWW or site-specific test-based emission factors.
63.5797	5.6	How to determine organic HAP content of resins and gel coat.
63.5798	5.7	Specifies process for technologies for processes not included in Table 1 of WWWW.
63.5799(a)		This paragraph applies to new facilities prior to startup. Amtech is past the startup phase, so this does not apply.
63.5799(b)	5.8	Addresses how to calculate annual facility organic HAP emissions
63.5799(c)	5.8	Timing for semi annual reports
63.5800	5.9, 5.10, 5.11, 5.13	Addresses when the facility has to comply with the standards in Subpart WWWW - since the compliance date has passed, compliance is required now.
63.5805(a) and (b)		Not applicable as Amtech is not an existing source.
63.5805(c)	5.9, 5.10, 5.13	Amtech intends to emit at levels below 100 tpy of HAP - so this paragraph would apply to Amtech. The condition developed only addresses processes potentially at Amtech. If Amtech adds filament application open molding or non-open molding operations processes, Amtech will need to modify this permit.
63.5805(d)	5.11	This paragraph will apply if Amtech emits at least 100 tpy of HAP.
63.5805(e)	5.11	Provides a one-time exemption for exceeding the 100 tpy threshold.
63.5805(f)	5.12	Indicates consequences of exceeding the 100 tpy threshold after receiving a one-time exemption in Condition 5.11.
63.5805(g)	5.9, 5.13	Clarifies that repair operations are also subject to the requirements of tables 3 and 4 of WWWW.
63.5805(h)		Applies to add-on controls - Amtech does not have these.
63.5810(a)	5.14.1	Demonstrating that an individual resin or gel coat, as applied, meets the applicable emission limit in Table 3 or 5 to WWWW.
63.5810(b)	5.14.2	Demonstrating that , on average, the permittee meets the individual organic HAP emissions limits for each combination of operation type and resin application method or gel coat type.
63.5810(c)	5.14.3	Demonstrating compliance with a weighted average emission limit.
63.5810(d)	5.14.4	Meeting the organic HAP emissions limit for one application method and using the same resin(s) for all application methods of that resin type.
63.5820		Options for meeting the standards for continuous lamination/casting operations. Amtech does not have these operations and so no conditions are necessary.
63.5830		Options for meeting the standards for pultrusion operations. Amtech does not have these operations and so no conditions are necessary.
63.5835	5.15, 5.16	General requirements for complying with WWWW.
63.5840		By what date a performance test or other initial compliance demonstration must be done - no conditions necessary as this period has gone by and Amtech was operating under a NOMA at the time.
63.5845		Schedule for subsequent performance tests - applies to scenarios with add-on control compliance options - no conditions necessary.
63.5850		How to conduct performance tests, performance evaluations and design evaluations - applies to add-on controls - no conditions necessary.
63.5855		Monitor installation and operation requirements for add-on control devices - Amtech will not be using add-on control devices.
63.5860		How to demonstrate initial compliance with the standards - see 63.5840 - no conditions necessary.

WWWW Requirement	Permit Condition	Comments
63.5865		Data generation to demonstrate compliance with standards for continuous lamination/casting operations - these do not exist at Amtech.
63.5870		Calculating annual uncontrolled and controlled organic HAP emissions from wet-out areas and from ovens for continuous lamination/casting operations - these do not exist at Amtech.
63.5875		Determining the capture efficiency of the enclosure on wet-out areas and the capture efficiency of ovens for continuous lamination/casting operations - these do not exist at Amtech.
63.5880		Determining how much neat resin plus and neat gel coat plus is applied to the line for continuous lamination/casting operations - these do not exist at Amtech.
63.5885		Calculating percent reduction to demonstrate compliance for continuous lamination/casting operations - these do not exist at Amtech.
63.5890		Calculating an organic HAP emissions factor to demonstrate compliance for continuous lamination/casting operations - these do not exist at Amtech.
63.5895(a) and (b)		How to monitor and collect data to demonstrate continuous compliance for add- on controls -no conditions necessary.
63.5895(c) and (d)	5.24	How to monitor and collect data to demonstrate continuous compliance - resin and gel coat use.
63.5895(e)		How to monitor and collect data to demonstrate continuous compliance - for pultrusion machines - Amtech does not have these, so no conditions are necessary.
63.5900	5.17, 5.18, 5.19, 5.31	How to demonstrate continuous compliance with the standards
63.5905(a)	5.29	Notification requirements - see 63.9(b)(4) & (5). Items 4 and 5 from Table 13 are due within 1 year and 30 days after the compliance date, which for Amtech was the start up date (May 2002) - due date is prior to permit issuance - no conditions necessary for these.
63.5905(b)	5.29	Requirement to update information in notifications.
63.5910(a) and (h)	5.30, 5.31	Submittal of reports per Table 14
63.5910(b)	5.30	Schedule for submittal of reports
63.5910(c)	5.31	Content of compliance report
63.5910(d)	5.31	Reporting of deviations from HAP emissions limitations.
63.5910(e)		Reporting of deviations from HAP emissions limitations where CMS is used to demonstrate compliance - Amtech does not use a CMS.
63.5910(f)	5.32	Reporting if 100 tpy threshold is exceeded.
63.5910(g)	5.33	Deviation reporting consistency with Title V.
63.5910(i)	5.31	Reporting on change in compliance options.
63.5915	5.25	Recordkeeping requirements
63.5920	5.26, 5.27	Additional recordkeeping requirements.
63.5925		Link to parts of general requirements that apply - see table 15 of WWWW
63.5930		Indicates who implements and enforces WWWW - no conditions necessary.
63.5935		Definitions that apply to Subpart WWWW - no conditions necessary.
Table 1		Referenced in Condition 5.4. No further conditions necessary.
Table 2	Section 5 of permit	Compliance dates - already incorporated as requirements in Section 5 of permit are applicable immediately upon issuance.
Table 3	5.9, 5.10	Organic HAP emissions limits for specific processes.

WWWW Requirement	Permit Condition	Comments
Table 4	5.13	Work practice standards.
Table 5		Alternative organic HAP emissions limits for 63.5805(d) - does not apply to Amtech at present.
Table 6		Basic requirements for performance tests, performance evaluations, and design evaluations for new and existing sources using add-on control devices - Amtech does not use add-on control devices.
Table 7	5.14	Options allowing use of the same resin across different operations that use the same resin type.
Table 8		Initial compliance with organic HAP emissions limits - see 63.5860.
Table 9		Initial Compliance with work practice standards - see 63.5860
Table 10		Data requirements for new and existing continuous lamination lines and continuous casting lines complying with a percent reduction limit on a per line basis - Amtech does not have either continuous lamination or continuous casting processes.
Table 11		Data requirements for new and existing continuous lamination and continuous casting lines complying with a percent reduction limit or a lbs/ton limit on an averaging basis - Amtech does not have either continuous lamination or continuous casting processes.
Table 12		Data requirements for new and existing continuous lamination lines and continuous casting lines complying with a lbs/ton organic HAP emissions on a per line basis - Amtech does not have either continuous lamination or continuous casting processes.
Table 13	5.29, 5.30	Applicability and timing of notifications.
Table 14	5.30, 5.31, 5.32, 5.33	Requirements for reports - see 63.5910(a).
Table 15	Multiple conditions	Applicability of general provisions (Subpart A) to WWWW - see Table 5-2 of this document.
Appendix A		Test method for determining vapor suppressant effectiveness - no conditions necessary.

Sources that are subject to a NESHAPs (or MACT) such as 40 CFR Part 63, Subpart WWWW are also subject to some of the requirements of the general provisions of 40 CFR Part 63, i.e. Subpart A. The applicability of the various sections of Subpart A is specified in Subpart WWWW. Table 5-2 details how the various requirements of Subpart A were addressed in the permit.

Table 5-2
Applicability of 40 CFR Part 63, Subpart A
to Amtech Corporation, Wapato (for Subpart WWWW)

Subpart A Requirement	Permit Condition	Comments
63.1(a)(1)		General applicability requirements - no conditions necessary.
63.1(a)(2)-(4)		General applicability requirements - no conditions necessary.
63.1(a)(5)		This section is reserved - does not exist.
63.1(a)(6)		General language - no conditions necessary.
63.1(a)(7)-(9)		These sections are is reserved - do not exist.
63.1(a)(10)-(14)		General applicability requirements - no conditions necessary.
63.1(b)(1)		General applicability requirements - no conditions necessary.
63.1(b)(2)		This section is reserved - does not exist.
63.1(b)(3)		General applicability requirements - no conditions necessary.

Subpart A Requirement	Permit Condition	Comments
63.1(c)(1)		Requires owner of a Part 63 source to comply with the provisions of Subpart A as identified in each Subpart - no conditions necessary.
63.1(c)(2)		This source is already getting a Title V permit - no conditions necessary.
63.1(c)(3) and (4)		These sections are reserved - do not exist.
63.1(c)(5)		This source is not an area source - no conditions necessary.
63.1(d)		This section is reserved - does not exist.
63.1(e)		The source has not made such a request.
63.2		Definitions - no conditions necessary.
63.3		Units and abbreviations – no conditions necessary.
63.4		(2) - requiring MR&R is duplicative of requirements that exist in the Subpart. Conditions to address circumvention are not necessary as pollutant of concern is organic HAP rather than visible emissions. It is unlikely that this facility could be effectively fragmented, and so, no condition necessary.
63.5(a)(1) and (2)		Informative language - no conditions necessary.
63.5(b)(1)		General applicability requirements - no conditions necessary.
63.5(b)(2)		This section is reserved - does not exist.
63.5(b)(3)	5.20	Requirement to seek EPA approval prior to reconstruction of WWWW source.
63.5(b)(4)		Notification requirement for non-major sources and those that become subject to the standard - does not apply to Amtech.
63.5(b)(5)		This section is reserved - does not exist.
63.5(b)(6)	5.21	Requirements regarding WWWW applicability when adding equipment to a WWWW source.
63.5(c)		This section is reserved - does not exist.
63.5(d)(1)		See 63.5(b)(3)
63.5(d)(2)		See above
63.5(d)(3)		See above
63.5(d)(4)		See above
63.5(e)(1)-(5)		This piece addresses EPA actions in reviewing the approval. No conditions necessary.
63.5(f)(1) and (2)		Addresses using State preconstruction review processes to satisfy these preconstruction reviews - does not apply as there is no State air quality jurisdiction over Amtech.
63.6(a)(1)		General applicability requirements - no conditions necessary.
63.6(a)(2)		Requirement for an area source that subsequently becomes major - does not apply to Amtech.
63.6(b)(1)-(5)		WWWW source was installed after proposal of WWWW (August 2, 2001) but prior to the effective date of April 21, 2003. The permit requires immediate compliance with PPPP and A, so (1) and (3) are satisfied. (2) does not apply since source had an initial startup date before the effective date. (4) does not apply. (5) will not apply during the term of this permit.
63.6(b)(6)		This section is reserved - does not exist.
63.6(b)(7)		Requirement for an area source that subsequently becomes major - does not apply to Amtech.
63.6(c)(1) and (2)		This applies to existing sources. Amtech is not a WWWW existing source.
63.6(c)(3) and (4)		This applies to existing sources. Amtech is not a WWWW existing source.
63.6(c)(5)		This applies to existing sources. Amtech is not a WWWW existing source.
63.6(d)		This section is reserved - does not exist.

Subpart A Requirement	Permit Condition	Comments
63.6(e)(1)-(2)	5.16, 5.22	Requirements to operate and maintain equipment. Provisions for startup, shutdown and malfunction do not apply to a coating operation where no addon controls are being used and where emissions are calculated based on a mass balance. Section (2) is reserved - does not exist.
63.6(e)(3)		Provisions for startup, shutdown and malfunction. Do not apply to a coating operation where no add-on controls are being used.
63.6(f)(1)	5.15	Compliance with nonopacity emission standards - essentially all the time since any startup, shutdown or malfunction does not affect Amtech's ability to comply with the emission limitation.
63.6(f)(2)-(3)		Addresses how EPA will determine compliance - no action items for Amtech.
63.6(g)(1)-(3)		Use of an alternative nonopacity emission standard - does not apply to Amtech.
63.6(h)		Compliance with opacity and visible emission standards. PPPP contains no opacity or VE standards, and so no conditions are necessary.
63.6(i)(1)-(14)		Extension of compliance with emission standards. This scenario does not apply to Amtech.
63.6(i)(15)		This section is reserved - does not exist.
63.6(i)(16)		Applies to extension of compliance and Administrator authority under section 114 of Clean Air Act (CAA).
63.6(j)		Exemption from compliance with emission standards by the President. This scenario does not apply to Amtech.
63.7(a)(1)		This section applies to performance testing, which does not apply as Amtech is not required to conduct such tests for WWWW purposes.
63.7(a)(2)		See above
63.7(a)(3)		Addresses EPA authority to require performance testing under Section 114. No conditions necessary.
63.7(b)(1)		This section applies to performance testing, which does not apply as Amtech is not required to conduct such tests for WWWW purposes.
63.7(b)(2)		See above
63.7(c)		See above
63.7(d)		See above
63.7(e)		See above
63.7(f)		See above
63.7(g)		See above
63.7(h)		See above
63.8(a)(1)-(2)		63.8 contains requirements for CMS required under WWWW- Amtech is not required to have a CMS, so no conditions are necessary.
63.8(a)(3)		See above
63.8(a)(4)		See above
63.8(b)(1)		See above
63.8(b)(2) and (3)		See above
63.8(c)(1)		See above
63.8(c)(2)-(3)		See above
63.8(c)(4)		See above
63.8(c)(5)		See above
63.8(c)(6)-(8)		See above
63.8(d)		See above
63.8(e)(1)		See above

Subpart A Requirement	Permit Condition	Comments
63.8(e)(2)		See above
63.8(e)(3) and (4)		See above
63.8(e)(5)(i)		See above
63.8(e)(5)(ii)		See above
63.8(f)(1)-(3)		See above
63.8(f)(4)		See above
63.8(f)(5)		See above
63.8(f)(6)		See above
63.8(g)(1)-(5)		See above
63.9(a)(1)-(4)		No conditions necessary for (1) general applicability; (2) extension of compliance; (3) and (4) State-required notification and delegated States - these are not applicable to Amtech.
63.9(b)(1)		The deadline for initial notifications has passed, so no need for conditions.
63.9(b)(2)		See above
63.9(b)(3)		This section is reserved - does not exist.
63.9(b)(4)(i)	5.29	Requirement for a notification of intent to construct.
63.9(b)(4)(ii)-(iv)		These sections are reserved - do not exist.
63.9(b)(4)(v)	5.29	Requirement for a notification of the actual date of startup.
63.9(b)(5)		Notification requirements for operations where an application for approval of construction or reconstruction is not required - does not apply to Amtech.
63.9(c)		Request for extension of compliance - does not apply to Amtech.
63.9(d)		Notification that the source is subject to special compliance requirements - does not apply to Amtech.
63.9(e)		Notification of performance test not applicable to Amtech
63.9(f)		Notification of opacity and VE observations not applicable to Amtech under MACT.
63.9(g)(1)		Additional notification for sources with continuous monitoring systems - not applicable to Amtech.
63.9(g)(2)		See above
63.9(g)(3)		See above
63.9(h)(1)-(3)	5.30	Notification of compliance status -(1) is introductory language, (2) applies to prioir to Title V permit issuance, (3) applies to after.
63.9(h)(4)		This section is reserved - does not exist.
63.9(h)(5) and (6)	5.34	(5) Requirement to update estimates or preliminary information submitted and (6) advice on notification from Administrator (no condition for this requirement necessary).
63.9(i)		Adjustments to time periods or postmark deadlines - no conditions necessary.
63.9(j)	5.35	Change in information provided
63.10(a)		(1) is general applicability language; (2) applies to an extension of compliance; (3) -(5) apply to State implementations; (6) and (7) apply to coordinated reporting requested by the applicant - no conditions necessary.
63.10(b)(1)	5.26, 5.27	Additional recordkeeping requirements - records retention.
63.10(b)(2) (i)-(v)	5.28	Additional recordkeeping requirements for maintenance of monitoring equipment. No conditions necessary for requirements pertaining to startup, shutdown and malfunction.
63.10(b)(2) (vi)- (xi)		No conditions necessary for requirements pertaining to CMS, performance testing, CEMS.
63.10(b)(2) (xii)		Requirement to maintain any information demonstrating whether Amtech is meeting the requirements of a waiver under (f) - does not apply.

Subpart A Requirement	Permit Condition	Comments
63.10(b)(2) (xiii)		No conditions necessary for requirements pertaining to CMS.
63.10(b)(2) (xiv)	6.25	Requirement to maintain all documentation supporting initial notifications and notifications of compliance status under 63.9.
63.10(b)(3)		Applies if Amtech determines that WWWW does not apply - not the case.
63.10(c) (1)		Additional recordkeeping requirements for sources with CMS - WWWW does not require a CMS of Amtech.
63.10(c) (2)-(4)		These sections are reserved - do not exist.
63.10(c) (5)-(8)		Additional recordkeeping requirements for sources with CMS - WWWW does not require a CMS of Amtech.
63.10(c) (9)		This section is reserved - does not exist.
63.10(c) (10)-(15)		Additional recordkeeping requirements for sources with CMS – WWWW does not require a CMS of Amtech.
63.10(d)(1)	5.29, 5.30, 5.31, 5.32, 5.33, 5.34	Redundant requirement to report as required under WWWW.
63.10(d)(2)		Requirements regarding reporting of performance tests. Amtech is not required to conduct performance tests - no conditions necessary.
63.10(d)(3)		Requirements regarding reporting of opacity or visible emission observations. Amtech is not required to conduct these - no conditions necessary.
63.10(d)(4)		Requirements regarding submittal of progress reports as a condition of receiving an extension of compliance - does not apply to Amtech. No conditions necessary.
63.10(d)(5)		Reporting requirements for startup, shutdown and malfunction do not apply to a coating operation where no add-on controls are being used and where emissions are calculated based on a mass balance.
63.10(e) (1)-(3)		Additional reporting requirements for sources with CMS - WWWW does not require a CMS of Amtech.
63.10(e) (4)		Additional reporting requirements for sources with COMS – WWWW does not require a COMS of Amtech.
63.10(f)		Requirements pertaining to waiver of recordkeeping or reporting – no conditions necessary.
63.11		Control device requirements - Amtech does not have control devices for compliance with WWWW. No conditions necessary.
63.12		State authority and delegations - no conditions necessary.
63.13		Addresses of State air pollution control agencies and EPA Regional Offices - no conditions necessary.
63.14		Incorporations by reference - no conditions necessary.
63.15		Requirements relating to availability of information and confidentiality. No conditions necessary.

5.6 Permit Section 6 – Emission Unit PPPP – Fiberglass Coating Operations

This emission unit consists of fiberglass coating operations - product manufacturing - this consists of coating of fiberglass or plastic parts and products, surface preparation, cleaning, mixing and storage. Section 6 of the permit contains requirements of 40 CFR 63, Subpart PPPP that apply to the fiberglass coating operations at Amtech Wapato. Table 5-3 details how the various requirements were addressed in the permit.

Table 5-3 Applicability of 40 CFR Part 63, Subpart PPPP to Amtech Corporation, Wapato

PPPP	Permit	
Requirement	Condition	Comments
63.4480		Informative language - no conditions necessary
63.4481(a)	6.1	Amtech has only general use coatings
63.4481(b)	6.1	Applicability requirements.
63.4481(c)	6.2	WWWW operations exempt from this subpart
63.4481(d)		Coordination with Subpart IIII - not applicable to Amtech.
63.4481(e)		At this point it appears that facility is not subject to any other surface coating NESHAP.
63.4482(a)	6.1	See 63.4481(a).
63.4482(b)	6.1	Defines scope of affected source.
63.4482(c)		Amtech is a new source as the booth was installed after 12-4-02 and no prior coating occurred at the facility - no conditions necessary
63.4482(d)		Not applicable - Amtech is not a reconstructed source.
63.4482(e)		Not applicable - Amtech is not an existing source.
63.4483		Since Amtech is "new" compliance date is the date of initial startup – must comply with permit upon issuance. (d) redundantly require compliance with notification requirements of 63.4510 and Subpart A. Because of the redundant nature of this requirement, this citation has not been added to all notification citations for 63.4510 and Subpart A.
63.4490(a)(1)	6.3	Emission standard for new general use coatings.
63.4490(a)(2)- (4)		Applies to non-general use coatings - not applicable to Amtech.
63.4490(b)		Applies to existing sources - not applicable to Amtech.
63.4490(c)		Applies if operations subject to more than one of subcategory limits in (a) or (b) - not applicable to Amtech.
63.4491	6.4, 6.5, 6.15, 6.26	Requirement to include all coatings in compliance options and how compliance options can be used.
63.4491(a)	6.6	Compliant material option
63.4491(b)	6.7	Emission rate without add-on controls option
63.4491(c)		Emission rate with add-on controls option - Amtech will not be using controls
63.4492		For compliant material and emission rate without add-on controls, no operating limits are necessary
63.4493		For compliant material and emission rate without add-on controls, no work practice standards are necessary
63.4500(a)(1)	6.3	Requirement to comply with the emission limit at all times.
63.4500(a)(2)		Applies to emission rate with add-on controls option
63.4500(b)	6.8	Operate and maintain equipment per 63.6(e)(1)(i)
63.4500(c)		Emission rate with add-on controls option - Amtech will not be using controls
63.4501	Multiple conditions	Identifies which parts of Subpart A apply - see Table 5-4 of this document.
63.4510(a)	6.22, 6.23, 6.24	Submit notifications in 63.7(b) and (c), 63.8(f), 63.9(b) through (e) and (h) that apply.
63.4510(b)	6.22	Initial notification requirements
63.4510(c)	6.23	Notification of compliance status.
63.4520	6.26	Semiannual compliance reports. Performance test reports and startup, shutdown and malfunction reports only apply to compliance option with add-on controls.

PPPP Requirement	Permit Condition	Comments
63.4530	6.15, 6.16, 6.17	Recordkeeping. Does not include recordkeeping for compliance option with add-on controls.
63.4531	6,18, 6.19	Additional recordkeeping requirements.
63.4540	6.5, 6.6, 6.12, 6.13	For compliant material option, requirement to use procedures from 63.4541. Specification for initial compliance period.
63.4541	6.3, 6.5, 6.6, 6.16, 6.18, 6.19, 6.23	For compliant material option, initial demonstration of compliance with emission limits.
63.4542	6.6, 6.14, 6.16, 6.18, 6.19, 6.26	For compliant material option, continuous demonstration of compliance with emission limits.
63.4550	6.5, 6.7, 6.12, 6.13	For emission rate without add-on controls option, requirement to use procedures from 63.4541. Specification for initial compliance period.
63.4551	6.3, 6.5, 6.7, 6.16, 6.18, 6.19, 6.23	For emission rate without add-on controls option, initial demonstration of compliance with emission limits.
63.4552	6.7, 6.14, 6.16, 6.18, 6.19, 6.26	For emission rate without add-on controls option, continuous demonstration of compliance with emission limits.
63.4560		Performance tests and compliance demonstrations for emission rate with add-on controls option - Amtech will not be using controls
63.4561		Demonstrating initial compliance for emission rate with add-on controls option - Amtech will not be using controls
63.4562		Reserved - no content.
63.4563		Demonstrating continuous compliance for emission rate with add-on controls option - Amtech will not be using controls
63.4564		General requirements for performance tests - emission rate with add-on controls option - Amtech will not be using controls
63.4565		Determining emission capture system efficiency - emission rate with add-on controls option - Amtech will not be using controls
63.4566		Determining the add-on control device emission destruction or removal efficiency - emission rate with add-on controls option - Amtech will not be using controls
63.4567		Establishing the emission capture and add-on control device operating limits during the performance test - emission rate with add-on controls option - Amtech will not be using controls
63.4568		Requirements for continuous parameter monitoring systems - emission rate with add-on controls option - Amtech will not be using controls
63.4580		Information on who implements and enforces this subpart - no conditions necessary.
63.4581		Definitions - no conditions necessary
Table 1		Emission rate with add-on controls option - Amtech will not be using controls
Table 2	Multiple conditions	Applicability of Subpart A to Subpart PPPP sources – see Table 5-4 in this document.
Table 3		Default organic HAP mass fraction for solvents and solvent - no specific action required - Table will be referenced as needed from other conditions.
Table 4		Default organic HAP mass fraction for petroleum solvent - no specific action required - Table will be referenced as needed from other conditions.

PPPP Requirement	Permit Condition	Comments
Appendix A		Determination of weight volatile matter content and weight solids content of reactive adhesives

Sources that are subject to a NESHAPs (or MACT) such as 40 CFR Part 63, Subpart PPPP are also subject to some of the requirements of the general provisions of 40 CFR Part 63, i.e. Subpart A. The applicability of the various sections of Subpart A is specified in Subpart PPPP. Table 5-4 details how the various requirements of Subpart A were addressed in the permit.

Table 5-4
Applicability of 40 CFR Part 63, Subpart A
to Amtech Corporation, Wapato (for Subpart PPPP)

Subpart A Requirement	Permit Condition	Comments
63.1(a)(1)-(14)		General applicability requirements - no conditions necessary.
63.1(b)(1)-(3)		General applicability requirements - no conditions necessary.
63.1(c)(1)		Requires owner of a Part 63 source to comply with the provisions of Subpart A as identified in each Subpart - no conditions necessary.
63.1(c)(2)-(3)		This source is already getting a Title V permit - no conditions necessary.
63.1(c)(4)-(5)		This source is not an area source - no conditions necessary.
63.1(e)		The source has not made such a request.
63.2		Definitions - no conditions necessary.
63.3(a)-(c)		Units and abbreviations - no conditions necessary.
63.4(a)(1)-(5)	6.9	(2) - requiring MR&R is duplicative of requirements that exist in the Subpart.
63.4(b)-(c)		Conditions to address circumvention are not necessary as pollutant of concern is organic HAP rather than visible emissions. It is unlikely that this facility could be effectively fragmented, and so, no condition necessary.
63.5(a)		Informative language - no conditions necessary.
63.5(b)(1)-(6)	6.10, 6.11	(b)(3)(i) applicable to original install, i.e. new source, and (b)(3)(ii) applies to future reconstructions. 63.5(b)(6) is reflected in Condition 6.12. No conditions necessary for others.
63.5(d)		Application for approval of construction. Amtech did this in 2004. No conditions necessary.
63.5(e)		This piece addresses EPA actions in reviewing the approval. No conditions necessary.
63.5(f)		Addresses using State preconstruction review processes to satisfy these preconstruction reviews - does not apply as there is no State air quality jurisdiction over Amtech.
63.6(a)		General applicability requirements - no conditions necessary.
63.6(b)(1)-(7)		Since source is being installed after the PPPP effective date (4-19-04) (1) does not apply. The permit requires immediate compliance with PPPP and A, so (2) is satisfied. (3) does not apply since source is being constructed after the effective date. (4) does not apply as there is no 112(f) standard. Since (3) and (4) do not apply, neither does (5). (6) does not exist. (7) addresses area sources.
63.6(c)(1)-(5)		This applies to existing sources.
63.6(e)(1)-(2)	6.8	Requirements to operate and maintain equipment. Provisions for startup, shutdown and malfunction do not apply to a coating operation where no add-on controls are being used and where emissions are calculated based on a mass balance.

Subpart A Requirement	Permit Condition	Comments
63.6(e)(3)		Provisions for startup, shutdown and malfunction. Do not apply to a coating
		operation where no add-on controls are being used.
63.6(f)(1)	6.3	Compliance with nonopacity emission standards - essentially all the time since any startup, shutdown or malfunction does not affect Amtech's ability to comply with the emission limitation.
63.6(f)(2)-(3)		Addresses how EPA will determine compliance - no action items for Amtech.
63.6(g)(1)-(3)		Use of an alternative nonopacity emission standard - does not apply to Amtech.
63.6(h)		Compliance with opacity and visible emission standards. PPPP contains no opacity or VE standards, and so no conditions are necessary.
63.6(i)(1)-(16)		Extension of compliance with emission standards. This scenario does not apply to Amtech.
63.6(j)		Exemption from compliance with emission standards by the President. This scenario does not apply to Amtech.
63.7(a)(1)		General applicability requirements - no conditions necessary.
63.7(a)(2)		63.7 addresses performance tests, which apply to the emission rate with add-on controls option - Amtech will not be using this option.
63.7(a)(3)		Addresses EPA authority to require performance testing under Section 114. No conditions necessary.
63.7(b)-(e)		63.7 addresses performance tests, which apply to the emission rate with add-on controls option - Amtech will not be using this option.
63.7(f)		63.7 addresses performance tests, which apply to the emission rate with add-on controls option - Amtech will not be using this option.
63.7(g)-(h)		63.7 addresses performance tests, which apply to the emission rate with add-on controls option - Amtech will not be using this option.
63.8(a)(1)-(3)		63.8 contains requirements for CMS required under PPPP- Amtech is not required to have a CMS, so no conditions are necessary.
63.8(a)(4)		See above
63.8(b)		See above
63.8(c)(1)-(3)		See above
63.8(c)(4)		See above
63.8(c)(5)		See above
63.8(c)(6)		See above
63.8(c)(7)		See above
63.8(c)(8)		See above
63.8(d)-(e)		See above
63.8(f)(1)-(5)	6.21	See above
63.8(f)(6)		See above
63.8(g)(1)-(5)		See above
63.9(a)-(d)	6.22	No conditions necessary for (a); condition for initial notification (b); (c) extension of compliance and (d) special compliance requirements are not applicable to Amtech.
63.9(e)		Notification of performance test not applicable to Amtech
63.9(f)		Notification of opacity and VE observations not applicable to Amtech under MACT.
63.9(g)(1)-(3)		Additional notification for sources with continuous monitoring systems - not applicable to Amtech.
63.9(h)	6.23, 6.24	Notification of compliance status
63.9(i)		Adjustments to time periods or postmark deadlines - no conditions necessary.
63.9(j)	6.25	Change in information provided

Subpart A Requirement	Permit Condition	Comments								
63.10(a)		(1) is general applicability language; (2) applies to an extension of compliance; (3) -(5) apply to State implementations; (6) and (7) apply to coordinated reporting requested by the applicant - no conditions necessary.								
63.10(b)(1)	6.18, 6.19	Additional recordkeeping requirements - records retention.								
63.10(b)(2) (i)- (v)		Additional recordkeeping requirements for maintenance of monitoring equipment (Amtech has none to comply with PPPP), and for startup, shutdown and malfunction. No conditions necessary.								
63.10(b)(2) (vi)- (xi)		No conditions necessary for requirements pertaining to CMS, performance testing, CEMS.								
63.10(b)(2) (xii)		Requirement to maintain any information demonstrating whether Amtech is meeting the requirements of a waiver under (f) - does not apply.								
63.10(b)(2) (xiii)		No conditions necessary for requirements pertaining to CMS.								
63.10(b)(2) (xiv)	6.20	Requirement to maintain all documentation supporting initial notifications and notifications of compliance status under 63.9.								
63.10(b)(3)		Applies if Amtech determines that PPPP does not apply - not the case.								
63.10(c) (1)-(6)		Additional recordkeeping requirements for sources with CMS - PPPP does not require a CMS of Amtech.								
63.10(c) (7)-(8)		Additional recordkeeping requirements for sources with CMS - PPPP does not require a CMS of Amtech.								
63.10(c) (9)- (15)		Additional recordkeeping requirements for sources with CMS - PPPP does not require a CMS of Amtech.								
63.10(d)(1)	6.22, 6.23, 6.24, 6.26	Redundant requirement to report as required under PPPP								
63.10(d)(2)		Requirements regarding reporting of performance tests. Amtech is not required to conduct performance tests - no conditions necessary.								
63.10(d)(3)		Requirements regarding reporting of opacity or visible emission observations. Amtech is not required to conduct these - no conditions necessary.								
63.10(d)(4)		Requirements regarding submittal of progress reports as a condition of receiving an extension of compliance - does not apply to Amtech. No conditions necessary.								
63.10(d)(5)		Reporting requirements for startup, shutdown and malfunction do not apply to a coating operation where no add-on controls are being used and where emissions are calculated based on a mass balance.								
63.10(e) (1)-(2)		Additional reporting requirements for sources with CMS - PPPP does not require a CMS of Amtech.								
63.10(e) (3)		Additional reporting requirements for sources with CMS - PPPP does not require a CMS of Amtech.								
63.10(e) (4)		Additional reporting requirements for sources with COMS - PPPP does not require a COMS of Amtech.								
63.10(f)		Requirements pertaining to waiver of recordkeeping or reporting - no conditions necessary.								
63.11		Control device requirements - Amtech does not have control devices for compliance with PPPP. No conditions necessary.								
63.12		State authority and delegations - no conditions necessary.								
63.13		Addresses of State air pollution control agencies and EPA Regional Offices - no conditions necessary.								
63.14		Incorporations by reference - no conditions necessary.								
63.15		Requirements relating to availability of information and confidentiality. No conditions necessary.								

5.7 Permit Section 7 – Emission Unit MMMM – Metal Coating Operations

40 CFR Part 63, Subpart MMMM establishes national emission standards for hazardous air pollutants for miscellaneous parts and products surface coating facilities. With the recent installation of a paint spray booth, Amtech has the capability to coat metal parts and products. At present, Amtech has no plans to coat enough metal parts and products to become subject to 40 CFR Part 63, Subpart MMMM. Consequently, the permit does not contain the requirements of this subpart.

However, as a custom manufacturer, it is conceivable that operations at the facility could change. This section of the permit contains a condition requiring recordkeeping on the use of coatings on metal parts and products. In the event that such coating use indicates applicability of 40 CFR Part 63, Subpart MMMM, the permittee is required to comply with the requirements of the subpart, as well as submit an application to amend this permit.

5.8 Permit Section 8 – Emission Unit BLDG – Building

This emission unit is a large building that houses all of the operations at the facility with the exception of coating and related operations (i.e. surface preparation, mixing and cleaning) that are conducted in the spray booth, and the resin storage tank. The building is considered an emission unit because emissions from the activities within the building are allowed to commingle and issue from the stacks, vents and openings on the building. The building is subject to certain requirements of the FARR. The permittee is required to submit a scale drawing of the building, identifying all stacks as defined in the FARR.

<u>FARR - Limiting Visible Emissions:</u> The building is subject to the requirements of 40 CFR 49.124 – Rule for Limiting Visible Emissions. The emission limit is specified in Permit Section 3 – Generally Applicable Requirements. The monitoring, recordkeeping and reporting for this requirement is the Plant Walkthrough monitoring regimen as specified in Permit Conditions 4.7 through 4.13.

<u>FARR - Limiting the Emissions of Particulate Matter:</u> Although the building is subject to the requirements of 40 CFR 49.125 – Limiting the Emissions of Particulate Matter, the nature of the operations and the existence of a building to cover the operations mean that emissions of PM are not expected, or are expected to be minimal. For these reasons, the permit contains no additional monitoring requirements.

5.9 Permit Section 9 – Emission Unit BOOTH – Spray Booth

This emission unit is a Spray Systems, Inc. T-1000 spray booth (with a Sharpe 975 HVLP gun) used to coat either manufactured fiberglass parts or metal parts. The spray booth abuts the facility building that houses all of the other operations at the facility. The spray booth is considered an emission unit because the activities within the booth result in the emission of air pollutants which are exhausted through a stack on the booth. Prior to release, air from within the booth is drawn through a bank of filters that serve to collect particulate matter. The booth is subject to certain requirements of the FARR. Gap filling monitoring requirements have been added to ensure compliance with the FARR requirements.

<u>FARR - Limiting Visible Emissions:</u> The booth is subject to the requirements of 40 CFR 49.124 – Rule for Limiting Visible Emissions. The emission limit is stated in Permit Section 3 – Generally Applicable Requirements. The monitoring, recordkeeping and reporting for this requirement is the Plant Walkthrough monitoring regimen as specified in Permit Conditions 4.6 through 4.13.

Since Amtech will be complying with this requirement by using the booth filters, the requirement to route all booth exhaust through the filters is included in this permit (Permit Condition 9.2) pursuant to 40 CFR 71.6(a)(1). To assure compliance with the visible emission limit, Permit Conditions 9.3 and 9.4 require that, pursuant to 40 CFR 71.6(a)(1), the pressure drop across the filters remains below 1.0 inches of water,

the filters be maintained in good operating condition and be in operation at any time that the booth is operated.

<u>FARR - Limiting the Emissions of Particulate Matter:</u> The spray booth is subject to the requirements of 40 CFR 49.125 – Limiting the Emissions of Particulate Matter. Estimated maximum PM emissions from the spray booth stack are calculated as follow:

- Sharpe 975 HVLP spray gun runs at 30-45 fluid ounces/minute with a 1.8 tip at 40 psi Spray gun data source: 6-16-2006 e-mail from Scott Barber, Amtech
- Maximum Coating Density: 13.29 lbs/gal (MSDS for DuPont Nason Tints, Toners and Binders)
- Weight of Coating Sprayed Calculation:
 45 fl oz/min /128 fl oz/gal * 13.29 lbs/gal = 4.67 lbs/min
- Maximum Solids Content (% by wt): 74.88 (MSDS for DuPont Nason Tints, Toners and Binders)
- Transfer Efficiency (%): 50 (Air Pollution Engineering Manual, 1992)
- Minimum Filter Control Efficiency (%): 93 (6-16-2006 e-mail from Scott Barber, Amtech)
- Emission Calculation:

```
4.67 \text{ lb/min} * .7488 * (1-0.5) * (1-0.93) = 0.122 \text{ lb/min}
```

- Flowrate: 12,600 scfm (Spray Systems specifications for T-1000)
- PM Concentration Calculation:

```
0.122 lb/min * 7,000 grains/lb = 854 gr/min
854 gr/min / 12,600 dscfm = 0.067 gr/dscf
```

As shown in the calculations above, the maximum potential PM emissions from the spray booth, using conservative values for spray rate, density, solids content, transfer efficiency and control efficiency are expected to be approximately 0.067 gr/dscf, which is lower than the applicable FARR regulatory limit of 0.1 gr/dscf. EPA has determined that because of this margin of compliance, and the conservative calculations for particulate concentration, additional monitoring is not required.

Since, as for compliance with visible emission limits, Amtech will be relying on using the booth filters, the requirements to route the booth exhaust to the filters and maintain them are included in this permit (Permit Conditions 9.2, 9.3 and 5.4).

Compliance Assurance Monitoring (CAM) – 40 CFR Part 64: CAM applies to emission units subject to an emission limit with a pre-control potential to emit greater than the major source threshold defined in Title V (generally, 100 tons per year) and that use a control device to comply with the limit. All units that meet the CAM applicability criteria must be in compliance at permit renewal and may also be required to submit a CAM plan if a significant change is made to the unit prior to renewal. Because of the VOC limit on the facility, the spray booth throughput is effectively limited so that pre-control PM PTE is less than 100 tons per year. Consequently, although the emission unit is subject to PM limits and uses control equipment, the spray booth is not subject to CAM at this time. If, in the future, emission limits are changed to allow emission of more particulate matter, it is possible that the spray booth could be subject to CAM either at permit renewal or upon permit modification. No other pollutants emitted by the spray booth are both subject to a standard and controlled by a control device, so CAM does not apply to this emission unit for any other pollutants.

5.10 Permit Section 10 - Emission Unit COMB - Combustion Devices

This emission unit comprises all the combustion devices at the facility. All devices combust only natural gas:

- 1. Heater, for paint booth, 1.5 MMBtu/hr.
- 2. Make-up air units:
 - a. Make-up air unit, lamination area, 2.527 MMBtu/hr;
 - b. Make-up air unit, lamination area, 1.775 MMBtu/hr.
 - c. Make-up air unit, lamination area, 1.5552 MMBtu/hr;
 - d. Make-up air unit, gelcoat area, 1.5552 MMBtu/hr; and
- 3. Space heaters:
 - a. 5 space heaters, general plant, 230,000 Btu/hr each;
 - b. 3 space heaters, general plant, 300,000 Btu/hr each;
 - c. 2 space heaters, lunch room, 140,000 Btu/hr each; and
 - d. 2 space heaters, offices, 100,000 Btu/hr each.

These combustion devices are subject to the requirements of the FARR.

<u>FARR - Limiting Visible Emissions:</u> The combustion devices are subject to the requirements of 40 CFR 49.124 – Rule for Limiting Visible Emissions. The emission limit is specified in Permit Section 3 – Generally Applicable Requirements. The monitoring, recordkeeping and reporting for this requirement is the Plant Walkthrough monitoring regimen as specified in Permit Conditions 4.6 through 4.13.

<u>FARR - Limiting the Emissions of Particulate Matter:</u> The combustion devices are subject to the requirements of 40 CFR 49.125 – Limiting the Emissions of Particulate Matter. Combustion of natural gas in external combustion sources typically results in low particulate emissions. As these devices are all fired on natural gas, particulate matter emissions are expected to be well below the FARR standard. As an example, particulate emissions from a 1.552 MMBtu make-up air unit are calculated as follow:

- Emission factor: 1.9 pounds per million standard cubic feet (1.9 lb/MMscf) Emission factor source: AP-42, Section 1.4, July 1998, Table 1.4-6
- Natural gas heat content: 1020 Btu/scf

Heat content source: AP-42, Section 1.4, July 1998, footnote to Table 1.4-6

Maximum Fuel Usage

1,552,000 Btu/hour * 1/1020 scf/Btu = 1522 standard cubic feet per hour (scf/hr)

• Emission Calculation:

```
1.9 \text{ lb/MMscf} * 1522 \text{ scf/hr} * 1/1,000,000 = 0.0029 \text{ lb/hr}
```

- F-factor: 8,710 dry standard cubic foot per million Btu (dscf/MMBtu) F-factor Source: 40CFR60, Appendix A, Method 19, Table 19-2
- Flowrate Calculation:

```
1.552 \text{ MMBtu/hr} * 8,710 \text{ dscf/MMBtu} = 13,517 \text{ dscf/hr} 

13,517 \text{ dscf/hr} (20.9/(20.9-7)) = 20,324 \text{ dscf/hr} @ 7\% O_2
```

• PM Concentration Calculation:

As shown in the calculations above, the maximum potential PM emissions from the make-up air unit are expected to be approximately $0.001 \text{ gr/dscf} \ @ 7\% \ O_2$, which is much lower than the applicable FARR regulatory limit of $0.1 \text{ gr/dscf} \ @ 7\% \ O_2$. EPA has determined that because of this margin of compliance additional monitoring is not required.

<u>FARR - Limiting Sulfur in Fuels:</u> Pursuant to the requirements of 40 CFR 49.130, PFP is prohibited from using any fuel with a sulfur content in excess of 1.1 grams of sulfur per dry standard cubic meter of gaseous fuel (400 parts per million at standard conditions). The compliance assurance measures for this provision are contained in Permit Condition 4.4.

<u>FARR - Limiting Emissions of Sulfur Dioxide:</u> The combustion devices at this facility are subject to the requirements of 40 CFR 49.129 – Rule for Limiting Emissions of Sulfur Dioxide. As an example, SO₂ emissions from a 1.552 MMBtu make-up air unit are calculated as follow:

Maximum Fuel Sulfur Content: 1.1 grams of sulfur per dry standard cubic meter
 Or 0.000069 lb/dscf

Maximum Fuel Usage: 1522 standard cubic feet per hour (scf/hr)

- Emission Calculation thru Mass Balance:
 0.000069 lb S/dscf fuel * 1522 lb fuel/hour * 2 lb SO₂/S = 0.21 lb/hr
- F-factor: 8,710 dry standard cubic foot per million Btu (dscf/MMBtu)
 F-factor Source: 40 CFR Part 60, Appendix A, Method 19, Table 19-2
- Flowrate = $20,324 \text{ dscf/hr} @ 7\% O_2$
- SO₂ Concentration Calculation:

20,324 dscf/hr / 385 dscf/lbmol = 53 lbmol gas/hr 0.21 lb/hr / 64 lb/lbmol = 0.003 lbmol SO₂/hr 0.003 lbmol SO₂/hr / 53 lbmol gas/hr = 57 ppm

As shown in the calculations above, the maximum potential SO₂ emissions from the make-up air unit, based on the regulatory limit (40 CFR 49.130) of 1.1 grams of sulfur per dry standard cubic meter, are 57 ppm, which is less than the FARR regulatory limit of 500 ppm. Therefore, compliance is reasonably assured through compliance with the fuel sulfur limit in 40 CFR 49.130.

5.11 Emission Units Without Specific Requirements

The resin storage tank and plant traffic activities do not have emission unit-specific requirements. However, the permittee must comply with all standard terms and conditions, generally applicable requirements and facility-wide requirements as they apply to these activities. Emissions from these emission units should be included when calculating annual fees due.

5.12 PSD

Under the PSD program, 40 CFR 52.21, no "major stationary source" or "major modification" to a major stationary source can begin actual construction without first obtaining a PSD permit that meets the requirements of 40 CFR 52.21. In general, a major stationary source for purposes of the PSD program is a source with a PTE of more than 250 tons per year. During review and development of this permit, EPA has not drawn any conclusions regarding compliance with past permitting requirements for this facility. Therefore, no permit shield is implied or explicit for past new source review, PSD, or for any applicable requirement not specifically identified in the permit.

5.13 Other Federal Regulations

Under the Endangered Species Act (ESA), EPA is obligated to consider the impact that a federal project may have on listed species or critical habitats. It is EPA's conclusion that the issuance of this Title V permit for Amtech Corporation will not affect a listed specie or critical habitat because it does not authorize new emissions units, increase existing emission limits or impose any new work practice requirements. Therefore, no additional analysis and no additional requirements will be added to this permit for ESA reasons. EPA's no-effect determination concludes EPA's obligations under Section 7 of the ESA. (See Endangered Species Consultation Handbook: Procedures for Conducting Consultation and Conference Activities Under Section 7 of the Endangered Species Act, FWS and NMFS, March 1998, at Figure 1).

National Environmental Policy Act (NEPA) Review - Under Section 793(c) of the Energy Supply and Environmental Coordination Act of 1974, no action taken under the Clean Air Act shall be deemed a major Federal action significantly affecting the quality of the human environment within the meaning of the National Environmental Policy Act of 1969. This permit is an action taken under regulations implementing the Clean Air Act and is therefore exempt from NEPA.

National Historic Preservation Act (NHPA) – As noted earlier, the issuance of this Title V permit for Amtech Corporation does not authorize new emissions units, increase existing emission limits or impose any new work practice requirements. No changes to the facility are expected as a result of this permit action. Consequently, no adverse effects are expected, and further review under NHPA is not indicated.

6 Public Participation

6.1 Public Notice and Comment

As described in 40 CFR 71.11(a)(5), all draft operating permits must be publicly noticed and made available for public comment. The public notice of permit actions and public comment period is described in 40 CFR 71.11(d). There is a 30 day public comment period for actions pertaining to a draft permit.

For this permit action, the requirements of 40 CFR 71.11(a)(5) are satisfied as follow:

- 1. Publish public notice for this draft permit in a daily or weekly newspaper of general circulation in the area affected by this source;
- 2. Provide notice by mailing a copy of the public notice to the permit applicant, the affected state, the Tribal, city and county executives, and the local emergency planning authorities which have jurisdiction over the area where the source is located;
- 3. Provide a copy of the notice to all persons who submitted a written request to be included on EPA Region 10's mailing list for Title V permitting actions;
- 4. Making available, on the Region 10 website [www.epa.gov/r10earth/ (once there, click on "Air")], a copy of the draft permit prepared by EPA, and the statement of basis for the draft permit;
- 5. Making available, at the Region 10 office and at the locations listed below, a copy of the draft permit prepared by EPA, the statement of basis for the draft permit, the application, and all supporting materials submitted by the source.

Yakima Valley Regional Library Wapato Branch 119 East 3rd Street Wapato, WA 98901 (509) 877-2882 Yakama Nation Library Yakama Nation Cultural Center Hwy 97 at Fort Road Toppenish, WA 98948 (509) 865-2800 ext. 6

The above process was followed in development of this draft permit.

6.2 Response to Public Comments Received

40 CFR 71.11(a)(5) contains requirements that apply after the draft permit is made available for public comment. These additional requirements must be satisfied prior to issuance of the final permit:

- 1. Accepting comments (submitted both electronically and via hard copy) on the draft permit, during the 30 day public comment period;
- 2. Considering all comments received during the public comment period and all comments made during a public hearing (if one is held) in arriving at a final decision on the permit.
- 3. Providing a statement of reasons for changes made to the draft permit and responses to comments received to persons who commented on the draft permit.

The public comment period for this permit action started on May 20, 2007 and concluded on June 20, 2007. No comments were received.

AMTECH CORPORATION, WAPATO

YAKAMA RESERVATION

TITLE V CRITERIA POLLUTANT EMISSION INVENTORY (PTE BASIS) Summary of Facility Emissions

Sub-Total Emissions: Point Sources

Emission		Annual Emissions (tons per year)										
Unit	Emission Unit Description	CO	Lead	NOx	PM	PM10	SO2	VOC				
WWWW ¹	Fiberglass Operations	0	0	0	0	0	0	0				
$PPPP^2$	Fiberglass Coating Operations	0	0	0	0	0	0	0				
$MMMM^2$	Metal Coating Operations	0	0	0	0	0	0	0				
$BLDG^3$	Building	0	0	0	133.18	133.18	0	< 249 ⁴				
BOOTH ³	Spray Booth	0	0	0	25.98	25.98	0	< 249 ⁴				
COMB	Combustion Devices	3.71	0	4.74	0.06	0.36	0.01	< 249 ⁴				
TNK	Resin storage tank	0	0	0	0	0	0	< 249 ⁴				
	SUB-TOTAL:	3.71	0	4.74	133.24	133.54	0.01	249				

Sub-Total Emissions: Fugitive Sources

Emission			Annual Emissions (tons per year)											
Unit	Emission Unit Description	СО	Lead	NOx	PM	PM10	SO2	VOC						
PT	Plant Traffic	0	0	0	9.24	1.80	0	0						
	SUB-TOTAL:	0	0	0	9.24	1.80	0	0						

Total Emissions

Emission				Annual Em	issions (to	ns per year)	
Unit	Emission Unit Description	CO	Lead	NOx	PM	PM10	SO2	VOC
WWWW ¹	Fiberglass Operations	0	0	0	0	0	0	0
$PPPP^2$	Fiberglass Coating Operations	0	0	0	0	0	0	0
$MMMM^2$	Metal Coating Operations	0	0	0	0	0	0	0
BLDG ³	Building	0	0	0	133.18	133.18	0	< 249 ⁴
BOOTH ³	Spray Booth	0	0	0	25.98	25.98	0	< 249 ⁴
COMB	Combustion Devices	3.71	0	4.74	0.06	0.36	0.01	< 249 ⁴
TNK	Resin storage tank	0	0	0	0	0	0	< 249 ⁴
PT	Plant Traffic	0	0	0	9.24	1.80	0	0
	TOTAL:	3.71	0	4.74	142.48	135.34	0.01	249

Footnotes

¹ Fiberglass Operations are conducted inside the facility building. Emissions related to these operations are included under the emissions attributed to the emission unit BLDG

² Fiberglass Coating Operations and Metal Coating Operations are conducted inside the spray booth. Emissions related to these operations are included under the emissions attributed to the emission unit BOOTH.

³ PM/PM10 emissions from BLDG and BOOTH are presented as if each emission unit was operated at maximum capacity and the other unit was not operated. The facility PTE is based on the maximum of these values rather than the sum.

⁴ Maximum emissions from each emission unit can vary, but are capped by a facility-wide emissions limit established in the 2006 Non-Title V Operating Permit.

YAKAMA RESERVATION TITLE V CRITERIA POLLUTANT EMISSION INVENTORY (PTE BASIS)

Emission Unit: **BLDG**

Activity: Gelcoat application

	Annual Operating			Emissio	n Factor	s, Ib/ton			Annual Emissions (tons per year)							
Maximum Rating	Hours	СО	Lead	NOx	PM	PM10	SO2	VOC	СО	Lead	NOx	PM	PM10	SO2	VOC	
1,153 tons/year	NA				231	231						133.18	133.18		< 249 ¹	
Basis for rating: VOC emiss	sion limit (esta	blished ir	Non-Title	e V Opera	ating Perr	nit):				EL =	249	tons/year				
Ratio of res		R =		by weight												

Minimum styrene content of typical gelcoat (Ashland WGLE2652 WH MAXG ASCC GC): 22.00% by weight Gelcoat styrene emission factor (40 CFR Part 63, Subpart WWWW, Table 1 atomized gelcoat): EFq = 195.8 lb/tonMinimum styrene content of typical resin (Ashland AROPOL S 5606 T 38 B): 32.80% by weight

Resin styrene emission factor (40 CFR Part 63, Subpart WWWW, Table 1 non-atomized mech.) EFr = 70.192 lb/ton

Maximum rating is calculated based on the maximum amount of gelcoat that can be sprayed while remaining below the 249-ton VOC emission limit:

Maximum rating = $(EL \times 2000) / (EFg + (R \times EFr))$

Basis for Minimum resin content of typical gelcoat (Ashland WGLE2652 WH MAXG ASCC GC): 1.00% by weight emission Maximum solids content of typical gelcoat (based on resin and styrene content): 77.00% by weight

Transfer efficiency (Air Pollution Engineering Manual, Surface Coating, Table 2) factors: 50% 70%

Minimum control efficiency (i.e. building - estimated):

All PM emissions are PM10

This emission estimate assumes that resin and gelcoat application in the building comprise all VOC-emitting operations at the facility. If additional activities (e.g. coating operations in the spray booth) are also conducted, resin and gelcoat use will be lower in order to remain below the facility-wide VOC emissions limit. PM/PM10 emissions from resin application assumed to be negligible.

¹ VOC emissions for this emission unit are variable based on project needs. The facility is subject to a facility-wide VOC emission limit.

AMTECH CORPORATION YAKAMA RESERVATION TITLE V CRITERIA POLLUTANT EMISSION INVENTORY (PTE BASIS)

Emission Unit: BOOTH

Activity: Coating application

		Annual Operating			Emissio	on Factors	s, lb/gal			Annual Emissions (tons per year)							
Maximum	Rating	Hours	СО	Lead	NOx	PM	PM10	SO2	VOC	CO	Lead	NOx	PM	PM10	SO2	VOC	
149,171	gal/year	NA				0.3483	0.3483						25.98	25.98		< 249 ¹	
Basis for rating:	Maximum (coating density	y of typica	rpical coating (DuPont Nason tints, toners and binders): f typical coating (DuPont Nason tints, toners and binders): shed in Non-Title V Operating Permit):							by weigh lbs/gal tons/year						
Basis for emission factors:	Maximum coating density of typical coating (DuPont Nason tints, toners and binders): Maximum solids content of typical coating (DuPont Nason tints, toners and binders): Transfer efficiency (Air Pollution Engineering Manual, Surface Coating, Table 2) Minimum control efficiency (6/16/2006 e-mail from Scott Barber, Amtech): All PM emissions are PM10								ers):		lbs/gal by weigh	t					

This emission estimate assumes that coating operations in the booth comprise all VOC-emitting operations at the facility. If additional activities (e.g. fiberglass operations) are also conducted, coating use in the spray booth will be lower in order to remain below the facility-wide VOC emissions limit. This emission estimate assumes that proper use of the spray booth filters are federally enforceable requirements.

¹ VOC emissions for this emission unit are variable based on project needs. The facility is subject to a facility-wide VOC emission limit.

AMTECH CORPORATION YAKAMA RESERVATION

TITLE V CRITERIA POLLUTANT EMISSION INVENTORY (PTE BASIS)

Emission Unit: COMB External Combustion Sources

Activity: Heater and make-up air units: in spray booth, lamination and gelcoat areas

Manufacturer: Various

	Annual														
	Operating		E	mission	Factors,	lb/MMsc	f	Annual Emissions (tons per year)							
Maximum Rating	Hours	CO	Lead	NOx	PM	PM10	SO2	VOC	CO	Lead	NOx	PM	PM10	SO2	VOC
1.50 MMBtu/hr	8760	84	5.0E-04	100	1.9	7.6	0.6	5.5	0.54	0.00	0.64	0.01	0.05	0.00	0.04
2.53 MMBtu/hr	8760	84	5.0E-04	100	1.9	7.6	0.6	5.5	0.91	0.00	1.09	0.02	0.08	0.01	0.06
1.56 MMBtu/hr	8760	84	5.0E-04	100	1.9	7.6	0.6	5.5	0.56	0.00	0.67	0.01	0.05	0.00	0.04
1.56 MMBtu/hr	8760	84	5.0E-04	100	1.9	7.6	0.6	5.5	0.56	0.00	0.67	0.01	0.05	0.00	0.04
1.78 MMBtu/hr	8760	84	5.0E-04	100	1.9	7.6	0.6	5.5	0.64	0.00	0.76	0.01	0.06	0.00	0.04
	Sub-Total:										3.83	0.06	0.29	0.01	0.22

Activity: Space heaters: general plant, lunch room and offices

Manufacturer: Various

	Annual																
	Operating	Emission Factors, lb/MMscf								Annual Emissions (tons per year)							
Maximum Rating	Hours	СО	Lead	NOx	PM	PM10	SO2	VOC	СО	Lead	NOx	PM	PM10	SO2	VOC		
0.23 MMBtu/hr	8760	40	5.0E-04	94	1.9	7.6	0.6	5.5	0.04	0.00	0.09	0.00	0.01	0.00	0.01		
0.23 MMBtu/hr	8760	40	5.0E-04	94	1.9	7.6	0.6	5.5	0.04	0.00	0.09	0.00	0.01	0.00	0.01		
0.23 MMBtu/hr	8760	40	5.0E-04	94	1.9	7.6	0.6	5.5	0.04	0.00	0.09	0.00	0.01	0.00	0.01		
0.23 MMBtu/hr	8760	40	5.0E-04	94	1.9	7.6	0.6	5.5	0.04	0.00	0.09	0.00	0.01	0.00	0.01		
0.23 MMBtu/hr	8760	40	5.0E-04	94	1.9	7.6	0.6	5.5	0.04	0.00	0.09	0.00	0.01	0.00	0.01		
0.30 MMBtu/hr	8760	84	5.0E-04	100	1.9	7.6	0.6	5.5	0.11	0.00	0.13	0.00	0.01	0.00	0.01		
0.30 MMBtu/hr	8760	84	5.0E-04	100	1.9	7.6	0.6	5.5	0.11	0.00	0.13	0.00	0.01	0.00	0.01		
0.14 MMBtu/hr	8760	40	5.0E-04	94	1.9	7.6	0.6	5.5	0.02	0.00	0.06	0.00	0.00	0.00	0.00		
0.14 MMBtu/hr	8760	40	5.0E-04	94	1.9	7.6	0.6	5.5	0.02	0.00	0.06	0.00	0.00	0.00	0.00		
0.10 MMBtu/hr	8760	40	5.0E-04	94	1.9	7.6	0.6	5.5	0.02	0.00	0.04	0.00	0.00	0.00	0.00		
0.10 MMBtu/hr	8760	40	5.0E-04	94	1.9	7.6				0.00	0.04	0.00	0.00		0.00		
Sub-Total:									0.5	0.00	0.91	0	0.07	0.00	0.07		

Basis for all ratings:Information provided by applicant in application supplementary materials for non-Title V operating permit

Average natural gas higher heating value: 1020 Btu/scf - AP-42 July 1998, footnote to Table 1.4-1 Sulfur content of natural gas: 2000 grains/MMscf - AP-42 July 1998, footnote to Table 1.4-2

CO factors: AP-42 July 1998, Table 1.4-1, residential furnaces, and small boilers, based on size

Lead factor: AP-42 July 1998, Table 1.4-2

NOx factors: AP-42 July 1998, Table 1.4-1, residential furnaces, and small boilers, based on size

PM factor: AP-42 July 1998, Table 1.4-2, filterable only

PM10 factor AP-42 July 1998, Table 1.4-2, PM total as all PM is assumed to be less than micron in diameter

SO2 factor: AP-42 July 1998, Table 1.4-2, based on sulfur content shown above

VOC factor: AP-42 July 1998, Table 1.4-2

AMTECH CORPORATION YAKAMA RESERVATION TITLE V CRITERIA POLLUTANT EMISSION INVENTORY (PTE BASIS)

Emission Unit: PT Plant Traffic

	Annual Operating	Emission Factors, lb/VMT								Annual Emissions (tons per year)						
Maximum Rating	Hours	CO	Lead	NOx	PM	PM10	SO2	VOC	CO	Lead	NOx	PM	PM10	SO2	VOC	
912.5 VMT ¹	NA				5.2	1.0						2.36	0.46			
1460 VMT ²	NA				9.3	1.8						6.82	1.33			
365 VMT ³	NA				0.3	0.1						0.06	0.01			
Sub-Total:											9.24	1.80				

Basis for rating: Applicant estimate - see 2/27/07 e-mail from applicant's consultant

1 Inbound trucks GVWR: 27 tons

no. of annual trips: 1825 distance travelled: 0.5 miles

2 Outbound trucks GVWR: 40 tons

no. of annual trips: 2920 distance travelled: 0.5 miles

3 Fork lifts mean weight: 4.19 tons

no. of annual trips: 365 distance travelled: 1 miles

PM factor: AP-42 November 2006, Section 13.2.1, Paved Roads, Equation 1

E=k*(sL/2)^0.65*(W/3)^1.5 - C

W = mean vehicle weight (tons)

k = 0.082 lb/VMT

sL = 7.4 surface material silt content (g/m²), value for municipal solid waste landfill from Table 13.2.1-4

C = 0.00047 lb/VMT

PM10 factor Same as for PM emission factor, except that

k = 0.016 lb/VMT