BACT Size	: Greater than o	or equal to 5 cubic yards pe	r	Concrete Batch Pla
BACT Det	ermination Numbe	r: 193	BACT Determination Date:	8/14/2018
		Equipment I	Information	
Permit Nu	mber: N/A G	Generic BACT Determinatio	n	
Equipmen	nt Description:	Concrete Batch Plant	-	
Unit Size/	Rating/Capacity:	Greater than or equal to	5 cubic yards per batch	XPIRED
Equipmen	nt Location:			
		BACT Determinat	tion Information	
ROCs	Standard:	No Stadard		
	Technology			
	Description:			
	Basis:	Achieved in Practice		
NOx	Standard:	No Standard		
	Technology			
	Description:			
	Basis:	Achieved in Practice		
SOx	Standard:	No Standard		
	Technology			
	Description:	Achieved in Practice		
	Basis:	No Standard		
PM10	Standard:	See page 8 of 8 of BACT Detern	ningtion 193	
	Technology Description:	dee page of of of of broth betern		
	Basis:	Achieved in Practice		
DMO 5	Standard:	Equivalent to PM10 controls		
PM2.5	Technology	See page 8 of 8 of Bact Determi	nation 193	
	Description:			
	Basis:	Achieved in Practice		
СО	Standard:	No Standard		
00	Technology			
	Description:			
	Basis:	Achieved in Practice		
LEAD	Standard:	No Standard		
	Technology			
	Description: Basis:	Achieved in Practice		

SMAQMD BACT CLEARINGHOUSE

**Comments:** The Technology description is too long to fit in the comment section. Please see page 8 of 8 of Bact Determination 193 for the control requirements of PM10/PM2.5. Public notice comment period ended on 8/13/18.

# **District Contact:**

ACTIVE

SACRAMENTO METROPOLITAN



# BEST AVAILABLE CONTROL TECHNOLOGY & TOXIC BEST AVAILABLE CONTROL TECHNOLOGY DETERMINATION

	DETERMINATION NO.:	193
EXPIRED	DATE:	5/30/2018
	ENGINEER:	Venk Reddy
Category/General Equip		
Description:	Concrete Batch Plant	
	Concrete Batch Plant greater the	nan or equal to 5
Equipment Specific Description:	Cubic yards per batch	
Equipment Size/Rating:	Minor Source BACT	
Previous BACT Det. No.:	117	

This BACT determination will update determination #117 for concrete batch plants with a throughput greater than or equal to 5 cubic yards per batch

### **BACT ANALYSIS**

### A: ACHIEVED IN PRACTICE (Rule 202, §205.1a)

The following control technologies are currently employed as BACT for concrete batch plants with a throughput greater than or equal to 5 cubic yards per batch

BACT & T-BACT Determination Concrete batch Plant >= 5 cubic yard per batch May 30, 2018 Page 2 of 8

District/ Agency	Best Ava	ilable Control Technology (BACT)/ Requirements
	BACT Source: E	PA/ RACT/BACT/LEAR Clearinghouse
	Concrete	e Batch Plants
	VOC	No Standard
	NOx	No Standard
	SOx	No Standard
US EPA	PM10	<ol> <li>Maintain a min 1.5% moisture content, control efficiency of 81.5%. Nellis Air Force Base Concrete Batch Plant 02/26/2008</li> <li>Enclosure, control efficiency of 62%, Aggregate/Cement Mixing 12/11/2006</li> </ol>
	PM2.5	No Standard
	CO	No Standard
	None From the	date of the previous BACT determination (BACT#117 on 5/11/16) to there were no new BACT determinations entered into the system or new

District/ Agency	Best Available Control Technology (BACT)/ Requirements		
District/ Agency			
	BACT	DB BACT Clearinghouse Cente Berbaro County ADCD	
	Source. P	RB BACT Clearinghouse Santa Barbara County APCD	
	Concret	a Datab Dianta	
	Concrete	e Batch Plants	
	1/00		
	VOC	No Standard	
	NOx	No Standard	
	SOx	No Standard	
	PM10	Aggregate Storage at min 4% moisture. Vent filters for weigh batcher	
		and storage silos	
ARB	PM2.5	No Standard	
	СО	No Standard	
	This BACT determination was found to be the most stringent Achieved in Practice BACT determination published in the ARB clearinghouse.		
	BACI dei	termination published in the ARB clearinghouse.	
	Dula Demuinemente		
	Rule Requirements		
	None		
	From the date of the previous BACT determination (BACT#117 on 5/11/16) to		
	5/30/2018 there were no new BACT determinations entered into the system or new		
	s/su/2018 there were no new BACT determinations entered into the system of new rules.		
	Tules.		

District/ Agency | Best Available Control Technology (BACT)/ Requirements

	BACT	MAQMD BACT #117 issued on 5/11/16
	VOC	No Standard
	NOx	No Standard
	SOx	No Standard
SMAQMD	PM10	<ol> <li>Enclosed aggregate and cement weigh hoppers, screw conveyors and concrete batcher vented to a 99% efficient fabric filter baghouse, and</li> <li>Flexible shroud which seals to the truck. Shroud vented to 99% efficient fabric baghouse, and</li> <li>Water spray system for sand and aggregate transfer points. Sand and aggregate storage piles adequately wet to maintain a minimum moisture content of 4% by weight, and</li> <li>Open areas maintained adequately wet to prevent fugitive emissions in excess of &lt;5 percent opacity</li> </ol>
	PM2.5	No Standard
	CO	No Standard
	None Update a The star determine not achie the aggre dust. Per	s of 5/30/18 ndards were derived from San Diego APCD BACT. SMAQMD has ed that an enclosed aggregate weigh hopper controlled by a baghouse is ved in practice. Dust is controlled by moisture from the aggregate. Since egate is wet a baghouse is not an effective method of controlling additional San Diego, the requirement to control the wet aggregate with an enclosure ouse is not required and therefore not part of the BACT requirement.

District/ Agency	Best Available Control Technology (BACT)/ Requirements		
BACT			
	From SCAQMD BACT Guidelines for Non Major Polluting Facilities		
	VOC	No Standard	
	NOx	No Standard	
	SOx	No Standard	
	PM10	Baghouse venting the cement weigh hopper and mixer truck loading station and adequate aggregate moisture (07-11-97)	
South Coast AQMD	РМ2.5 СО	No Standard No Standard	
	CO       No Standard         Rule Requirements         None         From the date of the previous BACT determination (BACT#117 on 5/11/10 5/30/2018 there were no new BACT determinations entered into the system or rules.		

District/Agapon	Post Available Control Technology (PACT)/ Pequirements		
District/ Agency	Best Available Control Technology (BACT)/ Requirements		
	<u>BACT</u>		
	From SI	DCAPCD NSR Requirements for BACT, Page 3-9	
	VOC	No Standard	
	NOx	No Standard	
	SOx	No Standard	
San Diego County APCD	PM10 PM2.5	<ol> <li>Enclosed cement weigh hoppers, screw conveyors and concrete batcher vented to a 99% efficient fabric filter baghouse.</li> <li>Flexible shroud which seals to the truck. Shroud vented to 99% efficient fabric baghouse</li> <li>Water spray system for sand and aggregate transfer points. Sand and aggregate storage piles adequately wet to maintain a minimum moisture content of 4% by weight</li> <li>Open areas maintained adequately wet to prevent fugitive emissions in excess of 20 percent opacity or Ringlemann 1</li> <li>No Standard</li> </ol>	
	CO	No Standard	
	Rule Reg None From the 5/30/2018	uirements date of the previous BACT determination (BACT#117 on 5/11/16) to there were no new rules. However, San Diego has revised their previous etermination to remove the control by baghouse requirement of the	

BACT & T-BACT Determination Concrete batch Plant >= 5 cubic yard per batch May 30, 2018 Page 5 of 8

aggregate weigh hoppers when they determined that it was not appropriate due to
the moisture content of the aggregate.

District/ Agency	Best Available Control Technology (BACT)/ Requirements	
District/ Agency	BACT From B/ batch VOC NOx SOx	AAQMD BACT Guideline – Greater than or equal to 5 cubic yards per No Standard No Standard No Standard
Bay Area	PM10	Water spray for aggregate handling, aggregate storage piles and site road surfaces; and enclosure and venting of cement handling and storage to a baghouse (9/4/91) No Standard
AQMD	CO	No Standard
	None From the	date of the previous BACT determination (BACT#117 on 5/11/16) to there were no new BACT determinations entered into the system or new

District/ Agency	Best Available Control Technology (BACT)/ Requirements		
District/ Agency San Joaquin Valley APCD	BACT From SJ	<ul> <li>IVAPCD BACT Guidelines – Greater than or equal to 5 cubic yards per 2.2 - 3/10/2008)</li> <li>No Standard</li> <li>No Standard</li> <li>1) Sand and Aggregate storage: outdoor storage piles adequately wetted to prevent visible emissions &gt; 5% opacity</li> <li>2) Sand and aggregate handling (all transfer points): water sprays on all transfer points</li> <li>3) Sand and aggregate weigh batcher: material adequately wetted to prevent visible emissions &gt; 5% opacity</li> <li>4) Storage silos for cement, fly ash and other supplements: enclosed silo vented to a control device with 99% efficiency (baghouse, bin vent or equivalent)</li> <li>5) Cement weigh batcher: enclosed weigh batcher vented to a control</li> </ul>	
		vent or equivalent)	
	PM2.5	No Standard	
	CO	No Standard	

<u>Rule Requirements</u> None
From the date of the previous BACT determination (BACT#117 on 5/11/16) to 5/30/2018 there were no rules.

The following control technologies have been identified and are ranked based on stringency:

	SUMMARY OF ACHIEVED IN PRACTICE CONTROL TECHNOLOGIES
VOC	No Standard
NOx	No Standard
SOx	No Standard
PM10	1. Control strategy as defined by SJVAPCD
	<ol><li>Control strategy as defined by SMAQMD*</li></ol>
	3. Control strategy as defined by SDAPCD
	<ol> <li>Aggregate Storage at min 4% moisture. Vent filters for weigh batcher and storage silos - ARB.</li> </ol>
	<ol> <li>Fugitive emissions vented to a baghouse and opacity of the uncaptured emissions not to exceed 20% for a period or periods aggregating more than three minutes during any one hour - BAAQMD, SCAQMD.</li> </ol>
	6. Enclosure only, Federal Clearinghouse
	7. Water spray only, Federal Clearinghouse
PM2.5	No Standard
CO	No Standard

\* The enclosed aggregate weigh hopper was shown to be not achieved in practice and the opacity limit for open areas was reworded for clarity and better enforceability.

As part of the BACT determination, SMAQMD identified the use of an enclosed aggregate and cement weigh hoppers, screw conveyors and concrete batcher vented to a 99% efficient fabric filter baghouse. This was originally identified from SDAPCD as more stringent than the use of water spray alone. Industry could not meet this requirement in the case of the aggregate feed hopper. The aggregate is already wet from being watered in the pile and additional water added as a part of the cement making process. A baghouse is not an effective way to control dust from a wet source, since the baghouse will get entrapped with water and reduce efficiency. SDAPCD was contacted and they concurred that the aggregate system is controlled by water spray not by a baghouse. For this reason this portion of the SMAQMD determination is not considered achieved in practice or technologically feasible. SDAPCD has also removed this requirement from their BACT requirement.

To restrict the opacity limits from open areas, SMAQMD used the contradictory term of "excess of **<5** percent opacity" whereas the SJVAPCD uses the term "prevent visible emissions > 5% opacity". Both of these terms are essentially equivalent due to the fact that it is difficult to visually distinguish any gradients of opacity at less than or equal to 5%. Therefore, for clarity and better enforceability, the language of SJVAPCD will be adopted as the standard.

BACT & T-BACT Determination Concrete batch Plant >= 5 cubic yard per batch May 30, 2018 Page 7 of 8

The following control technologies have been identified as the most stringent, achieved in practice control technologies:

BEST CONTROL TECHNOLOGIES ACHIEVED			
Pollutant	Standard	Source	
VOC	No Standard		
NOx	No Standard		
SOx	No Standard		
PM10	<ol> <li>Sand and Aggregate storage: outdoor storage piles adequately wetted to prevent visible emissions &gt; 5% opacity</li> <li>Sand and aggregate handling (all transfer points): water sprays on all transfer points</li> <li>Sand and aggregate weigh batcher: material adequately wetted to prevent visible emissions &gt; 5% opacity</li> <li>Storage silos for cement, flyash and other supplements: enclosed silo vented to a control device with 99% efficiency (baghouse, bin vent or equivalent)</li> <li>Cement weigh batcher: enclosed weigh batcher vented to a control device with 99% efficiency (baghouse or equivalent)</li> <li>Transit-mixed truck loading: loading operation enclosed by a flexible shroud which seals to the truck and is vented to a control device with 99% efficiency (baghouse or equivalent)</li> <li>Central mixer loading: Enclosed mixer vented to a control device with 99% efficiency (baghouse or equivalent)</li> </ol>	SJVAPCD (BACT)	
PM2.5	No Standard		
CO	No Standard		

# B. TECHNOLOGICALLY FEASIBLE AND COST EFFECTIVE (Rule 202, §205.1.b.):

### **Technologically Feasible Alternatives:**

Any alternative basic equipment, fuel, process, emission control device or technique, singly or in combination, determined to be technologically feasible by the Air Pollution Control Officer. As fabric filters are generally considered to achieve the highest level of particulate control for processes that they may be applied to, and since the achieved in practice BACT determination has been determined to be the use of a 99% efficient fabric filter, no additional technologies were analyzed as technologically feasible.

### C. SELECTION OF BACT:

Based on the fact that no other technologically feasible control technologies were identified as being more appropriate with a higher level of control efficiency than a fabric filter for particulate control for this application, BACT for PM10 will be the highest level of control that has been achieved in practice that used this technology. As PM2.5 is a subset of PM10, BACT for PM2.5 will be set to the same standard as is set for PM10.

(A) The control of PM2.5 is considered equivalent to the control of PM10.

# D. SELECTION OF T-BACT:

Toxics are in the form of PM. The control of particulate matter through meeting the BACT standard will also control toxics found in the PM. Therefore meeting the BACT controls for the control of PM will be considered equivalent to meeting T-BACT requirements.

<b>REVIEWED B</b>	<b>Y</b> :
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DATE:

**APPROVED BY:** 

8/14/18 DATE:

Note to file

RE: BACT 193, concrete batch plant greater than or equal to 5 cu. yards conclusion

SMAQMD concluded a 30 day public notice period on 8/13/18 for BACT 193. No comments were received as of 8/14/18.

Venk Reddy