113-48033-00017 MAI 12504

Kraft Heinz

151 W Ohio Street Kendallville, IN 46755

July 1, 2024

IDEM Air Permits Administration ATTN: Incoming Application 100 North Senate Avenue MC 61-53, IGCN 1003 Indianapolis, IN 46204-2251

Received State of Indiana

JUL 05 2024

Dept of Environmental Mgmt Office of Air Quality

Re: FESOP Administrative Amendment Application Kraft Heinz Foods Company – Kendallville Facility Source ID 113-00017

To Whom It May Concern:

Please find enclosed an application for an administrative amendment to the Federally Enforceable State Operating Permit (FESOP) for Kraft Heinz Foods Company (Kraft Heinz) located at 151 West Ohio Street in Kendallville, Indiana (Kendallville Facility). Kraft Heinz currently operates the Kendallville Facility under FESOP No. 113-37563-00017, issued by the Indiana Department of Environmental Management (IDEM) on December 9, 2016 and most recently amended on December 4, 2018 (Administrative Amendment No. 40594).

If there are any questions concerning this application, please do not hesitate to contact Emily Stewart of Trinity Consultants at (317) 451-8102.

Sincerely,

KRAFT HEINZ FOODS COMPANY

Scott Borger Sr. Operational Risk Manager, Kendallville

Enclosure

cc: Emily Stewart (Trinity Consultants)

FEDERALLY ENFORCEABLE STATE OPERATING PERMIT ADMINISTRATIVE AMENDMENT

Kraft Heinz Foods Company / Kendallville, Indiana

Prepared By:

TRINITY CONSULTANTS

8900 Keystone Crossing Suite 1070 Indianapolis, IN 46239 (317) 451-8100

June 2024

Project 231501.00107





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Kraft Heinz Foods Company (Kraft Heinz) operates a stationary confectionary manufacturing plant located in Kendallville, Indiana (Kendallville Facility). Kraft Heinz currently operates the Kendallville Facility under a Federally Enforceable State Operating Permit (FESOP), No. 113-37563-00017, issued by the Indiana Department of Environmental Management (IDEM) on December 9, 2016, and most recently amended on December 4, 2018 (Administrative Amendment No. 40594). Kraft Heinz is submitting an administrative ammendmnet application for a proposed anareobric wastewater treatment system project at the Kendalville Facility. Based on the anticipated operating requirements, the Kendalville Facility is requesting an administrative amendment. State forms are included in Appendix A and detailed emission calculations are included in Appendix B.

1.1 Source Description

The Kendallville Facility is located at 151 West Ohio Street in Kendallville, Indiana. The Kendallville Facility is located in Noble County, which has been designated as attainment or unclassifiable for all criteria pollutants.¹ The Kendallville Facility is an existing minor source under the Prevention of Significant Deterioration (PSD) permitting program and a minor source of hazardous air pollutants (HAP). The Kendallville Facility is not one of 28 major stationary source categories specified in 326 IAC 2-2-1(ff)(1).

The Kendallville Facility consists of a caramel and marshmallow production operation. Sugar and starch are received via truck and rail, then transferred into silos before they are fed into the building to be processed. The sugar is transferred to caramel and marshmallow kettles to be cooked, then starch is added later in the marshmallow production process to coat the marshmallows so that they do not stick to the cutters and conveyor. The final product is then packaged and loaded onto trucks for shipment.

^{1 326} IAC 1-4-58

Kraft Heinz Foods Company / FESOP Administrative Amendment Application Trinity Consultants

This section describes the updates Kraft Heinz requests IDEM to make to the Kendallville Facility's FESOP. Kraft Heinz is making a physical update at the Kendallville Facility to add an anaerobic wastewater treatment process (WWTP). The WWTP will consist of a dual-fired boiler and a biogas-fired flare with a natural gas fired flare pilot. Kraft Heinz requests that IDEM add the following language into Section A.3 of the Kendallville Facility's FESOP:

- 1. One anaerobic wastewater treatment process, identified as WWTP, consisting of the following emission units:
 - a) One (1) duel-fired boiler (natural gas and bio-gas), identified as EU5, with a maximum heat input capacity of 3.8 MMBtu/hr , and exhausting outside the building.
 - b) One (1) bio-gas fired flare, identified as Flare 1, with a nominal gas flow rate of 125 cubic feet per minute (cfm) exhausting to the atmosphere.
 - c) One (1) natural gas-fired pilot supporting the bio-gas fired flare, identified as Flare 1 Pilot, with a maximum flow rate of 50 ft³ per hour, using no controls, and exhausting to the atmosphere.

It is not possible for the proposed flare and boiler to operate at maximum capacity, firing bio-gas at the same time. The flare will be used to combust excess biogas beyond the heating demand for the boiler or to combust all biogas in the event that the boiler is not operational. As such, the emission calculations from the proposed WTTP include a summary of two worst-case scenarios. Scenario 1 includes the potential emissions if EU5 is combusting natural gas only, while Flare 1 is operating at its maximum capacity to combust all biogas. Scenario 2 reflects the potential emissions if the boiler is operating at its maximum worst-case capacity (Natural gas or bio-gas) and the flare is combusting excess bio-gas beyond the heat input capacity of the boiler. The worst-case emissions from the two scenarios are below the minor permit revision thresholds per 326 IAC 2-8-11.1(d). Therefore, Kraft Heinz is submitting this application for the proposed project as an administrative amendment. Detailed calculations are provided in Appendix B.

This section of the permit application summarizes the air permitting requirements and the key air quality regulations that apply to the Kendallville Facility. Specifically, applicability of PSD, New Source Performance Standards (NSPS), National Emissions Standards for Hazardous Air Pollutants (NESHAP), and 326 IAC regulations are discussed. Operations at the Kendallville Facility are subject or potentially subject to certain federal and state air quality regulations.

3.1 Federal Regulatory Applicability

3.1.1 Title V Applicability

The Kendallville Facility currently operates under a FESOP. As shown in the detailed emission calculations in Appendix B, the uncontrolled PTE of each regulated NSR pollutant from the project will be below the minor permit revision threshold and the source-wide PTE of all regulated pollutants will remain below the Title V thresholds, and the facility can continue to operate under a FESOP.

3.1.2 New Source Performance Standards

NSPS require new, modified, or reconstructed sources in applicable source categories to control emissions to the level achievable by the best demonstrated technology, as specified in the applicable provisions. Any source subject to an NSPS is also subject to the general provisions of NSPS Subpart A, except as noted. The updates at the Kendallville Facility are not applicable to NSPS rules, therefore, this revision is not subject to the requirements of any NSPS.

3.1.2.1 Subpart Dc –Small Industrial-Commercial-Institutional Steam Generating Units

Pursuant to 40 CFR 60.40c(a), NSPS Subpart Dc applies to each steam generating unit that has a maximum rated heat input no more than 100 MMBtu/hr (HHV) but greater than or equal to 10 MMBtu/hr (HHV) and for which construction commenced after June 9, 1989. The proposed dual-fired boiler will have a maximum heat input capacity of less than 10 MMBtu/hr; therefore, it is not subject to the requirements of NSPS Dc.

3.1.3 National Emissions Standards for Hazardous Air Pollutants

NESHAPs apply to sources in specifically regulated industrial source classifications (Clean Air Act Section 112(d)) or on a case-by-case basis (Clean Air Act Section 112(g)) for facilities not regulated as a specific industrial source type. Pollutant specific NESHAP may also be applicable. NESHAP are primarily developed for particular industrial source categories. Therefore, the potential applicability of a particular NESHAP to a facility can be readily ascertained based on the industrial source category covered. The updates at the Kendallville Facility are not applicable to NESHAP rules, therefore, this modification is not subject to the requirements of any NESHAP.

3.2 Indiana Regulatory Applicability

3.2.1 Administrative Amendment (326 IAC 2-8-10)

Pursuant to 326 IAC 2-8-10(a) and 326 IAC 2-1.1-3(e), the addition of the WWTP can be processed as an administrative amendment because this amendment will not increase the potential to emit (PTE) of any regulated pollutants above the thresholds in 326 IAC 2-1.1-3(e), nor result in any significant changes at the

Kendallville Facility. As such, this change may be addressed as an administrative amendment according to 326 IAC 2 8-10(a).

3.2.2 Particulate Emissions Limitations for Sources of Indirect Heating (326 IAC 6-2)

The provisions of 326 IAC 6-2-4 regulate PM emissions from indirect heating facilities constructed after September 21, 1983. The proposed boiler is classified as an indirect heating facility based on the definition of combustion for indirect heating in 326 IAC 1-2-19. Allowable PM emissions from the Kendallville Facility were calculated using the following equation:

$$Pt = \frac{1.09}{Q^{0.26}}$$

Where:

Pt = pounds of particulate matter emitted per million Btu (MMBtu) heat input

Q = total source maximum operating capacity rating in million Btu per hour (mmBtu/hr) heat input.

The Kendallville Facility has a facility-wide heat input for indirect heating sources of 101.73 MMBtu/hr. Based on the equation above, allowable PM emissions from the proposed boiler are calculated at 0.33 lb/MMBtu. The emissions from the dual-fired boiler were calculated using emission factors from AP 42, Chapter 1.4 and Chapter 2.4 for natural gas and bio-gas combustion, respectively. These factors indicate that the worst-case emission rate is 0.003 lb/MMBtu; therefore, no control device is required to satisfy the requirements of 326 IAC 6-2.

APPENDIX A. STATE FORMS



OAQ GENERAL SOURCE DATA APPLICATION GSD-01: Basic Source Level Information State Form 50640 (R5 / 1-10) INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

IDEM – Office of Air Quality – Permits Branch 100 N. Senate Avenue, MC 61-53 Room 1003 Indianapolis, IN 46204-2251 Telephone: (317) 233-0178 or Toll Free: 1-800-451-6027 x30178 (within Indiana) Facsimile Number: (317) 232-6749 www.IN.gov/idem

NOTES:

- The purpose of GSD-01 is to provide essential information about the entire source of air pollutant emissions. GSD-01 is a required form.
 - · Detailed instructions for this form are available on the Air Permit Application Forms website.
 - All information submitted to IDEM will be made available to the public unless it is submitted under a claim of confidentiality. Claims
 of confidentiality must be made at the time the information is submitted to IDEM, and must follow the requirements set out in 326
 IAC 17.1-4-1. Failure to follow these requirements exactly will result in your information becoming a public record, available for
 public inspection.

	PART A: Source / Comp	any Location Info	rmation					
1.	Source / Company Name: Kraft Heinz Foods Company	,	2. Plant ID: 113 – 00017					
3.	Location Address: 151 West Ohio Street							
	City: Kendallville	State: IN	ZIP Code: 46755					
4.	County Name: Noble	5. Township N	ame: Allen					
6.	Geographic Coordinates:							
	Latitude: 41.4321	Longitude: -	85.2668					
7.	Universal Transferal Mercadum Coordinates (if know	ר):						
	Zone: 16 Horizontal: 64	4815 E	Vertical: 4587981 N					
8.	Adjacent States: Is the source located within 50 miles of	f an adjacent state	?					
	🗌 No 🛛 Yes – Indicate Adjacent State(s): 🗌 Illinois (IL	🛛 Michigan (M	II) 🛛 Ohio (OH) 🗌 Kentucky (KY)					
9.	Attainment Area Designation: Is the source located within	a non-attainment ar	rea for any of the criteria air pollutants?					
	🛛 No 🗌 Yes – Indicate Nonattainment Pollutant(s): 🗌 🤅		$D_x \square O_3 \square PM \square PM_{10} \square PM_{2.5} \square SO_2$					
10.	. Portable / Stationary: Is this a portable or stationary so	urce?	🗌 Portable 🛛 Stationary					
		_						
	PART B: Sou	rce Summary						
11.	. Company Internet Address (optional): http://www.	craftheinzcompany	.com/					
12.	. Company Name History: Has this source operated und	er any other name	(s)?					
	No Yes – Provide information regarding past	company names i	n Part I, Company Name History.					
13.	Portable Source Location History: Will the location of the second	he portable source	e be changing in the near future?					
	X Not Applicable ∐ No ∐ Yes – <i>Complete</i>	Part J, Portable So Part K, Request to	ource Location History, and Change Location of Portable Source.					
14.	. Existing Approvals: Have any exemptions, registrations	s, or permits been i	issued to this source?					
	No Yes – List these permits and their corresponding emissions units in Part M, Existing Approvals.							
15.	15. Unpermitted Emissions Units: Does this source have any unpermitted emissions units?							
	No Ses – List all unpermitted emissions units	s in Part N, Unpern	nitted Emissions Units.					
16.	. New Source Review: Is this source proposing to constru	ict or modify any e	missions units?					
	No Xes – List all proposed new construction	in Part O, New or I	Modified Emissions Units.					
17.	. Risk Management Plan: Has this source submitted a Ri	sk Management P	lan?					

PART C: Source Contact Information

IDEM will send the original, signed permit decision to the person identified in this section. This person MUST be an employee of the permitted source.										
18. Name of Source Contact Person: Scott Borger										
19. Title (optional): Sr. Operational Risk Manager, Kend	lallville									
20. Mailing Address: 151 West Ohio Street	·									
City: Kendallville	City: Kendallville State: IN ZIP Code: 46755 –									
21. Electronic Mail Address (optional): scott.borger3@kraf	heinz.com									
22. Telephone Number: (260) 349 - 6298	23. Facsimile Number	(optional): (
	Deemonaikle Official Infe									
IDEM will send a copy of the permit decision to the Individual or Responsible Official is different from t	e person indicated in t he Source Contact sp	his section, if the Authorized becified in Part C.								
24. Name of Authorized Individual or Responsible Officia	al: William Chacon									
25. Title: Plant Manager										
26. Mailing Address: 151 West Ohio Street	1	1								
City: Kendallville	State: IN	ZIP Code: 46755 -								
27. Telephone Number: (619) 787 – 5442	28. Facsimile Number	(optional): () –								
29. Request to Change the Authorized Individual or Res change the person designated as the Authorized Individual IDEM, OAQ? The permit may list the title of the Authorized In □ No Xes - Change Responsible Official to:	ponsible Official: Is the s ual or Responsible Officia ndividual or Responsible Offi William Chacon	source officially requesting to I in the official documents issued by cial in lieu of a specific name.								
PART E: Own	er Information									
30. Company Name of Owner: Kraft Heinz Company										
31. Name of Owner Contact Person: Bernardo Hees										
32. Mailing Address: 200 East Randolph Street, Suite 76	00									
City: Chicago	State: IL	ZIP Code : 60601								
33. Telephone Number: (847) 646 – 2000 34. Facsimile Number (optional): () –										
34. Operator: Does the "Owner" company also operate the source to which this application applies?										
No – Proceed to Part F below. Xes – Enter "SAME AS OWNER" on line 35 and proceed to Part G below.										
35. Company Name of Operator: SAME AS OWNER	35. Company Name of Operator: SAME AS OWNER									

36. Name of Operator Contact Person:		
37. Mailing Address:		
City:	State:	ZIP Code: –
38. Telephone Number: () –	39. Facsimile Nur	nber (optional): () –

PART G: Agent Information										
40. Company Name of Agent: Trinity Consultants										
41. Type of Agent: 🛛 Environmental Consultant 🗍 Attorney 🗍 Other (specify):										
42. Name of Agent Contact Person: Emily Stewart										
43. Mailing Address: 8900 Keystone Crossing, Suite 1070										
City: Indianapolis	State: IN	ZIP Code: 46240 -								
44. Electronic Mail Address (optional): estewart@trinityconsultants.com										
45. Telephone Number: (317) 451 – 8102	46. Facsimile Number	(optional): () –								
 Request for Follow-up: Does the "Agent" wish to receid during the public notice period (if applicable) and a copy 	ve a copy of the preliminar of the final determination?	y findings 🗌 No 🖾 Yes								
PART H: Local L	ibrary Information	<u>.</u>								
48 Date application packet was filed with the local libra	ry: within 10 days of filin	g with IDEM (if applicable)								
49 Name of Library: Kendallville Public Library	ry. within to days of thin									
50. Name of Librarian (optional):										
51. Mailing Address: 221 South Park Avenue										
City: Kendallville	State [,] IN	ZIP Code : 46755 –								
52. Internet Address (optional):										
53. Electronic Mail Address (optional):										
54. Telephone Number : (260) 343 – 2010	55. Facsimile Number	(optional): () –								
PART I: Company Nat Complete this section only if the source has previously oper above in Section A.	ne History (if applicable) ated under a legal name th	at is different from the name listed								
56. Legal Name of Company		57. Dates of Use								
Kraft Heinz Foods Company		2015 to Present								
Kraft Foods Group, Inc.		2012 to 2015								
Kraft Foods Global, Inc.		to 2012								
		to								
		to								
		to								
	to									
to										
to										
		to								
 58. Company Name Change Request: Is the source officially requesting to change the legal name that will be printed on all official documents issued by IDEM, OAQ? No Yes - Change Company Name to: 										

PART J: Portable Source Location History (if applicable)

Complete this section only if the source is portable and the location has changed since the previous permit was issued. The current location of the source should be listed in Section A.

59. Plant ID	60. Location of the Portable Source	61. Dates at this Location
	N/A	to
		to
······································		to
		+o
-		to
		to
_		to
_		to
		to
		to
		L
		10 1
_		to
_		to

PART K: Request to Change Location of Portable Source (if applicable)										
Complete this section to request a change of location for a portable source.										
62. Current Location:										
Address:	Address:									
City:	City: State: ZIP Code: -									
County Name:										
63. New Location:										
Address:	Address:									
City:	City: State: ZIP Code: -									
County Name:										

PART L: Source Process Description Complete this section to summarize the main processes at the source.								
Confectionary Manufacturing	Marshmallows, Caramels, Marbits	2064	311340					

	PART M: Existing Approvals (if applicable)							
Complete this se	ection to summarize the approvals issued to the source since issuan	ce of the main operating permit.						
68. Permit ID 69. Emissions Unit IDs 70. Expiration Date								
40594	Administrative Ammendment	12/9/2026						
39320	Administrative Ammendment	12/9/2026						
37563	FESOP Renewal / Significant New Source Review	12/9/2026						

PART N: Unpermitted Emissions Units (if applicable)									
Complete this section only if the source has emission units that are not listed in any permit issued by IDEM, OAQ.									
73. Actual Dates									
71. Emissions Unit ID	72. Type of Emissions Unit	Began Construction	Completed Construction	Began Operation					
	N/A								

PART O: New or Modified Emissions Units (if applicable)									
Complete this se	Complete this section only if the source is proposing to add new emission units or modify existing emission units.								
≥ Ω 78. Estimated Dates									
74. Emissions Unit ID	75. NE	76. MO	77. Type of Emissions Unit	Begin Construction	Complete Construction	Begin Operation			
			See Application Narrative						

	AIR PEI State Form 5 INDIANA D	AIR PERMIT APPLICATION COVER SHEET State Form 50639 (R4 / 1-10) INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT					IDEM – Office of Air Quality – Permits Bra 100 N. Senate Avenue, MC 61-53 Room 10 Indianapolis, IN 46204-2251 Telephone: (317) 233-0178 or Toll Free: 1-800-451-6027 x30178 (within Inc Facsimile Number: (317) 232-6749 www.lN.gov/idem		
NOTES:	The pur process permit a top of a permit a	rpose of this cover sheet is to obtain the core information needed to s the air permit application. This cover sheet is required for <u>all</u> air applications submitted to IDEM, OAQ. Place this cover sheet on all subsequent forms and attachments that encompass your air application packet.			eded to <u>all</u> air et on air	FOR OFFICE USE ONLY PERMIT NUMBER:			
	 Submit attachm the upp 	the completed air permit ap ents, to IDEM Air Permits ar right hand corner of this	pplication packet, inc Administration usi page.	luding all foi ng the addre	ms and ss in	ΟΑΤΕ ΑΡΓ	PLICATION WAS RE	CEIVED:	
	 IDEM w 	ill send a bill to collect the	filing fee and any oth	er applicabl	e fees.				
	 Detailed Applica 	l instructions for this form a ion Forms website.	are available on the A	Air Permit					
1. Tax ID	Number:								
				÷ -					
Tar			RT A: Purpos	se of Ap	plicatio	n, i	2		
Part A id	entifies the	purpose of this a	ir permit appli	cation.	For the	purpos	es of this form	n, the term	
"source"	refers to the	ie plant site as a v	whole and NO	T to indi	vidual e	missio	ns units.		
2. Sourc	e / Compan	/ Name: Kraft Heir	nz Foods Compa	ny			3. Plant ID:	113 — 00017	
4. Billing	g Address:	151 West	Ohio Street						
City:	Kendallvil	le		State:	IN		ZIP Code: 467	/55 —	
5. Permi	t Level:	Exemption	Registration	SSOA	🗌 MS	OP 🛛			
6. Applie	cation Sumr	nary: Check all that a elow.	pply. Multiple pe	ərmit num	bers may	be assig	gned as needed	based on the	
🗌 🗌 Init	ial Permit	Renewal	l of Operating Pe	ermit		🗌 Ası	phalt General Pe	rmit	
☐ Re	view Reques	t 🗌 Revocat	ion of Operating	Permit		🗌 Alte	ernate Emission	Factor Request	
	erim Approva	I 🗌 Relocati	on of Portable So	ource		🗌 Aci	d Deposition (Ph	ase II)	
	e Closure		n Reduction Cred	tit Registr	v		, .		
	ansition (betv	/een permit levels)	From:	v			To:		
Ad	ministrative /	\mendment:	Company Name C	hange			Change of R	esponsible Official	
			Correction to Non-	- Technical I	nformation	1	🗌 Notice Only (Change	
		\boxtimes	Other (specify):	Add	emission (units			
Mo	dification:	New Emission Uni	t or Control Device	Эм	odified Em	ission Un	nit or Control Devic	e	
		🗌 New Applicable Pe	ermit Requirement		hange to A	pplicabili	ty of a Permit Requ	uirement	
Prevention of Significant Deterioration 🔲 Emission Offset 🔲 MACT Preconstruction Revie							onstruction Review		
		🔲 Minor Source Mod	ification 🔲 🛛	Significant	Source Mo	dification	1		
		🗌 Minor Permit Modii	fication	Significant	Permit Mo	dification			
		Other (specify):							
7. Is this	an applicatio	on for an initial constru	uction and/or ope	erating pe	rmit for a	"Green	field" Source?	🗌 Yes 🖾 No	
8. Is this	an application	on for construction of	a new emissions	unit at ar	Existing	Source	e?	🗌 Yes 🖾 No	

PART B: Pre-Application Meeting								
Part B specifies whether a meeting was held or is being requested to discuss the permit application.								
9. Was a meeting held between the company and IDEM prior to submitting this application to discuss the details of the project?								
🛛 No 🗌 Yes: Date:								
10. Would you like to schedule a meeting with IDEM management and your permit writer to discuss the details of this project?								
No Proposed Date for Meeting:								

PART C: Confidential Business Information Part C identifies permit applications that require special care to ensure that confidential business information is kept separate from the public file. Claims of confidentiality must be made at the time the information is submitted to IDEM, and must follow the requirements set out in the Indiana Administrative Code (IAC). To ensure that your information remains confidential, refer to the IDEM, OAQ information regarding submittal of confidential business information. For more information on confidentiality for certain types of business information, please review IDEM's Nonrule Policy Document Air-031-NPD regarding Emission Data. 11. Is any of the information contained within this application being claimed as Confidential Business Information?

🛛 No 🛛 🗌 Yes

PART D: Certification Of Truth,	Accuracy, and Completeness						
Part D is the official certification that the information	contained within the air permit application packet						
is truthful, accurate, and complete. Any air permit application packet that we receive without a signed							
certification will be deemed incomplete and may res	ult in denial of the permit.						
For a Part 70 Operating Permit (TVOP) or a Source Specific C	perating Agreement (SSOA), a "responsible official" as						
defined in 326 IAC 2-7-1(34) must certify the air permit applica	tion. For all other applicants, this person is an "authorized						
I certify under penalty of law that, based on inform	nation and belief formed after reasonable inquiry, the						
statements and information contained in this appl	ication are true, accurate, and complete.						
	······································						
William Chacon	Plant Manager						
Name (typed)	Title						
$ / _{0} / / / _{A_{0}} $	6/26/2024						
V WW HEL	0/20/2024						
Signature	Date						

APPENDIX B. EMISSION CALCULATIONS

Appendix B: Emission Calculations Emissions Summary

Company Name: Kraft Heinz Food Company - Kendallville Facility Source Address: 151 West Ohio Street, Kendallville, IN 46755 Source ID: 113-00017

Scenario 1: All biogas is flared. Bolier combusts natural gas.

	РМ	PM ₁₀	PM _{2.5}	H ₂ S	SO2	NOx	voc	co	Total HAPs	Worst Single HAP (tons/yr)]
	tpy	tpy	tpy	tpy	tpy	tpy	tpy	tpv	tpy	tpy	1
Emission Unit	per el contra possíone	44.44 H		ala datud da serie en ter			hanna geogra	lighter and service			1
Boiler (NG Only)	3.13E-02	1.25E-01	1.25E-01	-	9.87E-03	1.65E+00	9.05E-02	1.38E+00	3.11E-02	2.96E-02	Hexane
Flare (Worst Case)	2.96E-01	2.96E-01	2.96E-01	8.13E-02	7.51E+00	1.18E+00	3.75E-01	3.94E+00	5.61E-03	3.06E-03	Toluene
Flare Pilot	4.16E-04	1.66E-03	1.66E-03	0.00E+00	1.31E-04	2.19E-02	1.20E-03	1.84E-02	4.13E-04	3.94E-04	Нехапе
Total Emissions	0,33	0.42	0.42	0.08	7.52	2.85	0.47	5.34	3.71E-02	3,00E-02	1

Scenario 2: Maximum amount of biogas combusted in boiler and excess is flared

	PM	PM ₁₀	PM _{2.6}	H ₂ S	SO2	NO _x	voc	со	Total HAPs	Worst Single HAP (tons/yr)]
	tpy	tpy	tpy .	tpy	tpy	tpy	tpy	toy	tpy	tpy	7
Emission Unit		r televiset der Mehrer			selet i terre						7
Boiler (Worst Case)	4.58E-02	1,25E-01	1.25E-01	4.95E-03	4.57E-01	1.65E+00	3.19E-01	1.38E+00	3.11E-02	2.96E-02	Hexa
Flare (Excess)	4.39E-02	4.39E-02	4.39E-02	8.62E-03	7.97E-01	1.76E-01	5,57E-02	5.85E-01	8.33E-04	4,55E-04	Tolur
Flare Pilot	4.16E-04	1.66E-03	1.66E-03	0.00E+00	1.31E-04	2.19E-02	1.20E-03	1.84E-02	4.13E-04	3.94E-04	Hexa
Total Emissions	0,09	0,17	0.17	0.01	1.25	1.84	0,38	1.99	3.23E-02	3.00E-02	-

	РМ	PM₁₀	PM _{2,5}	H₂S	SO2	NO _x	voc	со	Total HAPs	Worst Single HAP (tons/yr)
	tpy	tpy	tpy	tpy	tpy	tpy	tpy	tpy	tpy	tpy
Emission Unit								Station Stations	والمتحد والمتحد والمتحد والمتحد والمحاج	ante de la Caldane de la c
Worst Case Emissions	0.33	0.42	0.42	0,08	7.52	2.85	0.47	5.34	0.04	0.03
Minor Permit Revision Threshold ¹	5	5	5	5	10	10	10	25	2,5	1
Exempt ?	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes

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Appendix B: Emission Calculations Boiler - Biogas

Company Name: Kraft Heinz Food Company - Kendallville Facility Source Address: 151 West Ohio Street, Kendaliville, IN 46755 Source ID: 113-00017

Input Data

Heat Input Capacity, Hr
Heating Value of Gas, Hv ¹
Gas Flow Rate, Fg
Gas Constant
Molecular Weight (SO2)
Molecular Weight (VOC)
Molecular Weight (Toluene)
Molecular Weight (H2S)
Molecular Weight (Ethylbenzene)

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3.83 MMBtu/hr 600 Btu/ft³ 6,387 ft³/hr 10.73 (ft3*psi)/(lbmole*R) 64.06 lb/lb-moie 99.31 ib/lb-mole 92.14 lb/lb-mole 34.08 lb/lb-mole 106.17 lb/ib-mole

Molecular Weight (n-Hexane) Molecular Weight (Vinyl Chloride) Molecular Weight (CH4) Molecular Weight (CO2) Volume % Water in Gas³ Inlet Gas Temperature Inlet Gas Pressure

86.17 lb/lb-mole 62.5 lb/lb-mole 16.04 lb/lb-mole 44.01 lb/lb-mole 9% (estimated) 528 R 14.7 psia

	Uncontrolle	d Potential to Emit	
			_

Wet Gas Flow (ft ³ /hr)	Dry Gas Flow (ft ² /hr)	% Methane ²	Methane Flow Rate, Fm (Dry Basis)
6,387	5,812	60.00%	3,487 ft3/hr CH4

Pollutant	Concentration (ppmv)	Pollutant Flow (ft ³ /hr)	Emissi	on Factor	PTE (TPY)	Notes / Sources
РМ			3.00	b/MMft* CH₄	0,05	Emission Factor based on AP-42 Chapter 2.4, Table 2.4-4 10/2008
PM ₁₀			3.00	CH₄	0.05	Assumed same as PM
Direct PM _{2.5}			3.00	CH₄	0.05	Assumed same as PM
H₂S	100	0.6387	0.02	Convert at least 98% to SO2	0.0049	Max concentration of 100 ppmv H ₂ S in biogas into boller (treated to protect boller), Mead & Hunt 4.16.24. Assume 98% destruction in boller
SO2			16.336	lb SO2/CF^6 Gas	0.4570	See calculations to side. Even though assume 98% of H2S is converted to SO2 (above), assume 100% is converted to SO2 for this calculation to be conservative
NOx			42,00	lb/MMħ ³ CH₄	0,64	Emission Factor based on AP-42 Chapter 2.4, Table 2.4-4 10/2008
voc	44,3	0.2829			0.32	Assumed concentration per permit for similar operation issued by IDEM.
со			7.00	lb/MMft ³ CH₄	0.11	Emission Factor based on AP-42 Chapter 2.4, Table 2.4-4 10/2008
Toluene	0.39	0.0025			2.61E-03	Assumed concentration per permit for similar operation issued by IDEM.
Ethylbenzene	0,25	0.0016			1,93E-03	Assumed concentration per permit for similar operation issued by IDEM.
n-Hexane	0.032	0.0002			2,00E-04	Assumed concentration per permit for similar operation issued by IDEM.
Vinyl Chloride	0.01	6.39E-05			4.54E-05	Assumed concentration per permit for similar operation issued by IDEM.
Total HAP					4,78E-03	
Worst HAP					2.61E-03	

Worst HAP Methodology and Notes:

Gas Flow Rate (ft³/hr) = Hr (MMBtu/hr) * 1/Hv (Btu/R³) * 1,000,000 Btu/MMBtu

Dry Gas Fłow, dry (ft³/hr) = biogas flow, wet (ft³/hr) x (1 - Volume % Water)

Methane Flow Rate, dry (ft³/hr) = biogas flow, dry x % methane in biogas

PTE (ton/yr) = Methane Flow Rate (ft³/hr) x emission factor (lb/MMft³ CH₄) x 8760 hr/ yr x 1 ton / 2000 lb x 1 MMft³/1,000,000 ft³

Pollutant Flow (ft3/hr) = concentration (ppmv) x 1 part / 1,000,000 part x Wel Gas Flow (ft3/hr)

PTE (ton/yr) using Pollutant concentration (ppmv) = Pollutant Flow Rate (ft³/hr) x MW of pollutant (lb/lbmol) x 1 lbmol-*R/(10.73 ft³-psh x Press (psia) / Temp (*R) x 8760 hr/yr x 1 ton / 2000 lb

MW = Molecular Weight

ppmv = (1 m³ gad /106 m³ air) * (1 mol gas / .002271108 m³) (MW_{gas}) * (10600)

¹ Heating value of biogas assumed to be 600 BTU/scf.

²Percent methane in the gas obtained from U.S. Energy information Administration website

³ Volume percent water in biogas estimated to be less than ten percent,

Appendix B: Emission Calculations Boiler - Natural Gas

Company Name: Kraft Heinz Food Company - Kendallville Facility Source Address: 151 West Ohio Street, Kendallville, IN 46755 Source ID: 113-00017

Heat Input Capacity HHV Potential Throughput mmBtu MMCF/yr MMBtu/hr mmscf 3.83 1020 32.9

				Poliutant			
	PM*	PM10*	direct PM2.5*	SO2	NOx	VOC	CO
Emission Factor in Ib/MMCF	1.9	7.6	7.6	0.6	100	5,5	84
					**see below		
Potential Emission in tons/yr	0.03	0.13	0.13	0.01	1.65	0.09	1.38

*PM emission factor is filterable PM only. PM10 emission factor is filterable and condensable PM10 combined.

PM2.5 emission factor is filterable and condensable PM2.5 combined.

**Emission Factors for NOx: Uncontrolled = 100, Low NOx Burner = 50, Low NOx Burners/Flue gas recirculation = 32

Methodology All emission factors are based on normal firing.

MMBtu = 1,000,000 Btu

MMCF = 1,000,000 Cubic Feet of Gas

Emission Factors are from AP 42, Chapter 1.4, Tables 1.4-1, 1.4-2, 1.4-3, SCC #1-02-006-02, 1-01-006-02, 1-03-006-02, and 1-03-006-03 Potential Throughput (MMCF) = Heat Input Capacity (MMBtu/hr) x 8,760 hrs/yr x 1 MMCF/1,020 MMBtu Emission (tons/yr) = Throughput (MMCF/yr) x Emission Factor (lb/MMCF)/2,000 lb/ton

HAPS Calculations

		HAPs - Organics							
Emission Factor in Ib/MMcf	Benzene 2.1E-03	Dichlorobenzen 1.2E-03	Formaldehyde 7.5E-02	Hexane 1.8E+00	Toluene 3.4E-03	Total - Organics			
Potential Emission in tons/yr	3.456E-05	1.975E-05	1.234E-03	2.96E-02	5.595E-05	3.10E-02			

			HAPs - N	letals		
Emission Factor in Ib/MMcf	Lead	Cadmium	Chromium	Manganese	Nickel	Total -
	5.0E-04	1,1E-03	1,4E-03	3.8E-04	2.1E-03	Met a ls
Potential Emission in tons/yr	8.228E-06	1.810E-05	2.304E-05	6.253E-06	3.456E-05	9.017E-05
Methodology is the same as ab	Total HAPs	3.11E-02				
The five highest organic and me	Worst HAP	2.96E-02				

The five highest organic and metal HAPs emission factors are provided above, Additional HAPs emission factors are available in AP-42, Chapter 1.4.

Appendix B: Emission Calculations Bio-gas Fired Flare

Company Name: Kraft Heinz Food Company - Kendallville Facility Source Address: 151 West Ohio Street, Kendallville, IN 46755 Source ID: 113-00017

		Input Data	
Maximum biogas production	125.0 scfm	Molecular Weight (n-Hexane)	86.17 lb/lb-mole
Heating Value of Gas, Hv1	600 Btu/ft ³	Molecular Weight (Vinyl Chloride)	62.5 lb/lb-mole
Gas Flow Rate, Fg	7,500 fl ³ /hr	Molecular Weight (CH4)	16.04 lb/lb-mole
Gas Constant	10.73 (ft3*psi)/(lbmole*R)	Molecular Weight (CO2)	44.01 lb/lb-mole
Molecular Weight (SO2)	64.06 lb/b-mole	Volume % Water in Gas ³	0% (estimated)
Molecular Weight (VOC)	99.31 lb/lb-mole	Inlet Gas Temperature	528 R
Molecular Weight (Toluene)	92.14 lb/lb-mole	Inlet Gas Pressure	14.7 psia
Molecular Weight (H2S)	34.08 lb/lb-mole		
Molecular Weight (Ethyibenzene)	106.17 lb/lb-mole		

Uncontrolled Potential to Emit

Wet Gas Flow (ft ³ /hr)	Dry Gas Flow (ft ³ /hr)	% Methane ²	Methane Flow Rate, Fm (Dry Basis)
7,500	7,500	60,00%	4,500 ft3/hr CH4

Pollutant	Concentration (ppmv)	Pollutant Flow (ft3/hr)	Emissia	in Factor	PTE (TPY)	Notes / Sources
РМ			15.00	lb/MMft ³ CH₄	0.30	Emission Factor based on AP-42 Chapter 2.4, Table 2.4-4 10/2008
PM ₁₀			15.00	lb/MMft ³ CH₄	0,30	Assumed same as PM
Direct PM2.5			15,00	lb/MMft ³ CH₄	0.30	Assumed same as PM
H ₂ S	1400	10,5000	0,02	Convert at least 98% to SO2	0.0813	Max concentration of 1000 ppmv H_2S in biogas into flare. Mead & Hunt 4.16.24. Assume 98% destruction in flare
SO2			228,708	lb SO2/CF*6 Gas	7.5130	See calculations to side. Even though assume 98% of H2S is converted to SO2 (above), assume 100% is converted to SO2 for this calculation to be conservative.
NOx			0,06	lb/mmBTU	1,18	Emission Factor based on vendor specific data
voc	44,3	0,3323			0.3750	Assumed concentration per permit for similar operation issued by IDEM.
со			0.20	lb/mmBTU	3.94	Emission Factor based on vendor specific data
Toluene	0,39	0.0029			3.06E-03	Assumed concentration per permit for similar operation issued by IDEM.
Elhylbenzene	0.25	0.0019			2.26E-03	Assumed concentration per permit for similar operation issued by IDEM,
n-Hexane	0,032	0,0002			2.35E-04	Assumed concentration per permit for similar operation issued by IDEM.
Vinyl Chloride	0,01	0.0001			5,33E-05	Assumed concentration per permit for similar operation issued by IDEM,
Total HAP					5,61E-03	
Worst HAP					3.06E-03	

Worst HAP Methodology and Notes:

Heating Value of Gas based on laboratory gas analysis - July 3, 2013

Gas Flow Rate (113/hr) based on operational data, converted (rom cubic feet per minute to cubic feet per hour given there are 60 minutes in an hour Dry Gas Flow, dry (ft³/hr) = biogas flow, wet (ft³/hr) x (1 - Volume % Water)

Methane Flow Rate, dry (ft³/hr) = blogas flow, dry x % methane in blogas

PTE (ton/yr) = Methane Flow Rate (ft3/hr) x emission factor (lb/MMft3 CH,) x 8760 hr/ yr x 1 ton / 2000 lb x 1 MMft3/1,000,000 ft3

Poliutant Flow (ft²/nt) = concentration (ppmv) x 1 part 1 / 100,000 part x Wet Gas Flow (ft²/nt) POliutant Flow (ft²/nt) = concentration (ppmv) = Poliutant Flow Rate (ft³/nt) x MW of poliutant (ib/ibmol) x 1 ibmol-²R/(10.73 ft²-psi) x Press (psia) / Temp (*R) x 8760 hr/yr x 1 ton / 2000 ib MW = Molecular Weight

ppmv = (1 m³ gad /106 m³ air) * (1 mol gas / .002271108 m³) (MW_{gas}) * (10000)

^f Heating value of biogas assumed to be 600 BTU/scf.

²Percent methane in the gas obtained from U.S. Energy Information Administration website

³ Volume percent water in biogas estimated to be less than ten percent,

Appendix B: Emission Calculations Bio-gas Fired Flare

Company Name: Kraft Heinz Food Company - Kendallville Facility Source Address: 151 West Ohio Street, Kendallville, IN 46755 Source ID: 113-00017

		Input Data	
Maximum biogas production, minus boller	18.6 scfm	Molecular Weight (n-Hexane)	86,17 (b/lb-mole
Heating Value of Gas, Hv ¹	600 Btu/ft ³	Molecular Weight (Vinyl Chloride)	62.5 lb/lb-mole
Gas Flow Rate, Fg	1,113 ft ³ /hr	Molecular Weight (CH4)	16.04 (b/lb-mole
Gas Constant	10.73 (ft3*psi)/(ibmole*R)	Molecular Weight (CO2)	44.01 lb/lb-male
Molecular Weight (SO2)	64.06 lb/ib-mole	Volume % Water in Gas ³	0% (estimated)
Molecular Weight (VOC)	99.31 lb/lb-mole	inlet Gas Temperature	528 R
Molecular Weight (Toluene)	92.14 lb/lb-mole	Inlet Gas Pressure	14,7 psia
Molecular Weight (H2S)	34.08 lb/lb-mole		
Molecular Weight (Ethylbenzene)	106.17 lb/lb-mole		

li de la companya de	ncontrolled Potential to Emit	

٧	Net Gas Flow (ft ³ /hr)	Dry Gas Flow (ft ³ /hr)	% Methane ²	Methane Flow Rate, Fm (Dry Basis)
	1,113	1,113	60.00%	668 ft3/hr CH4

Pollutant	Concentration (ppmv)	Pollutant Flow (ft ¹ /hr)	Emissio	in Factor	PTE (TPY)	Notes / Sources
РМ			15.00	ib/MMñ ³ CH ₄	0,04	Emission Factor based on AP-42 Chapter 2.4, Table 2.4-4 10/2008
PM ₁₀			15.00	lb/MMft ³ CH₄	0.04	Assumed same as PM
Direct PM _{2.5}			15.00	Ib/MMR ³ CH ₄	0,04	Assumed same as PM
H₂S	1000	1,1133	0,02	Convert at least 98% to SO2	0,0086	Max concentration of 1000 ppmv H ₂ S in biogas into flare. Mead & Hunt 4.16.24. Assume 98% destruction in flare
802			163.363	lb SO2/CF^6 Gas	0.7966	See calculations to side, Even though assume 98% of H2S is converted to SO2 (above), assume 100% is converted to SO2 for this calculation to be conservative.
NOx			0.06	lb/mmBTU	0.18	Emission Factor based on vendor specific data
Voc	44.3	0,0493			0,0557	Assumed concentration per permit for similar operation issued by IDEM.
со	~		0.20	lb/mmBTU	0.59	Emission Factor based on vendor specific data
Toluene	0,39	0.0004			4,55E-04	Assumed concentration per permit for similar operation issued by IDEM.
Ethylbenzene	0.25	0.0003			3.36E-04	Assumed concentration per permit for similar operation issued by IDEM.
n-Hexane	0,032	0,0000			3.49E-05	Assumed concentration per permit for similar operation issued by IDEM.
Vinyl Chlarid e	0.01	0.0000			7.91E-06	Assumed concentration per permit for similar operation issued by IDEM.
Total HAP	······				8.33E-04	
Moret HAD					4 555-04	

Methodology and Notes: Heating Value of Gas based on laboratory gas analysis - July 3, 2013

Gas Flow Rate (ft³/hr) based on operational data, converted from cubic feet per minute to cubic feet per hour given there are 60 minutes in an hour Dry Gas Flow, dry (ft³/hr) = biogas flow, wet (ft³/hr) x (1 - Volume % Water)

Methane Flow Rate, dry ($(1^{2}/hr) = biogas flow, dry x % methane in biogas$

PTE (ton/yr) = Methane Flow Rate (R3/hr) x emission factor (Ib/MMR3 CH4) x 8760 hr/ yr x 1 ton / 2000 lb x 1 MMR3/1,000,000 fl3

Pollulant Flow (ft³/hr) = concentration (ppmv) x 1 part / 1,000,000 part x Wet Gas Flow (ft³/hr)

PTE (lon/y) using Pollutant concentration (ppmv) = Pollutant Flow Rate (ft²/ht² x MW of pollutant (lb/lbmol) x 1 lbmol-^oR/(10,73 ft²-psi) x Press (psia) / Temp ("R) x 8760 hr/yr x 1 ton / 2000 lb MW = Molecular Weight

ppmv = {1 m³ gad /106 m³ air} * (1 mol gas / $.002271108 \text{ m}^3$ } (MW_{gas}) * (10000)

^t Heating value of biogas assumed to be 600 BTU/scf.

² Percent methane in the gas obtained from U.S. Energy Information Administration website

³ Volume percent water in blogas estimated to be less than ten percent.

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Appendix B: Emission Calculations Flare Pilot

Company Name: Kraft Heinz Food Company - Kendallville Facility Source Address: 151 West Ohio Street, Kendallville, IN 46755 Source ID: 113-00017

F	low R	ate	of	G	as
	MN	ICF/	íyr	-	
Г	0	.438	<u>,</u>		

				Pollutant			
	PM*	PM10*	direct PM2.5*	SO2	NOx	VOC	CO
Emission Factor in Ib/MMCF	1,9	7.6	7.6	0.6	100	5.5	84
					**see below		
Potential Emission in tons/yr	4.16E-04	1,66E-03	1,66E-03	1,31E-04	2,19E-02	1,20E-03	1.84E-02

*PM emission factor is filterable PM only. PM10 emission factor is filterable and condensable PM10 combined. PM2.5 emission factor is filterable and condensable PM2.5 combined,

**Emission Factors for NOx: Uncontrolled = 100, Low NOx Burner = 50, Low NOx Burners/Flue gas recirculation = 32

Methodology

All emission factors are based on normal firing. MMBtu = 1,000,000 Btu

MMCF = 1,000,000 Cubic Feet of Gas

Emission Factors are from AP 42, Chapter 1.4, Tables 1.4-1, 1.4-2, 1.4-3, SCC #1-02-006-02, 1-01-006-02, 1-03-006-02, and 1-03-006-03

Potential Throughput (MMCF/yr) = 50 SCFH * (8650 hrs/yr) *(1 MMCF/1,000,000 SCF)

Emission (tons/yr) = Throughput (MMCF/yr) x Emission Factor (lb/MMCF)/2,000 lb/ton

HAPS Calculations

		HAPs - Organics					
Emission Factor in Ib/MMcf	Benzene 2.1E-03	Dichlorobenzene 1.2E-03	Formaldehyde 7.5E-02	Hexane 1.8E+00	Toluene 3.4E-03	Total - Organics	
Potential Emission in tons/yr	4.60E-07	2.63E-07	1.64E-05	3.94E-04	7.45E-07	4,12E-04	

			HAPs - Meta	ls		
Emission Factor In Ib/MMcf	Lead 5.0E-04	Cadmium 1.1E-03	Chromium 1.4E-03	Manganese 3,8E-04	Nickel 2.1E-03	Total - Metals
Potentiał Emission in tons/yr	1.10E-07	2.41E-07	3,07E-07	8,32E-08	4.60E-07	1.20E-06
Methodology is the same as above.	• • • • •	······································	())		Total HAPs	4.13E-04
The five highest organic and metal HAPs emission factors are provided above. Worst HA						3.94E-04

Additional HAPs emission factors are available in AP-42, Chapter 1.4.

Appendix B: Emission Calculations 326 IAC 6-2-4

Company Name: Kraft Heinz Food Company - Kendallville Facility Source Address: 151 West Ohio Street, Kendallville, IN 46755 Source ID: 113-00017

Particulate matter emission for sources of indirect heating shall be limited by the followng equation;

$$Pt = \frac{1.09}{Q^{0.26}}$$
 Where:

Pt = Pounds of particulate matter emitted per million Btu heat input (lb/MMBtu). Q = Total source maximum operating capacity rating in million Btu per hour (MMBtu/hr).

Particulate emissions from indirect heating facilities constructed after September 21, 1983 shall be limited by the above equation. For Q less than 10 mmBtu/hr, Pt shall not exceed 0.6

Emission Unit	Number of Units	Rating (MMBtu/hr)	Qʻ (MMBtu/hr)	Calculated Pt (lb/MMBtu)	Limited Pt (Ib/MMBtu)
8oiler (EU-5)	1	3.83	101.73	0,33	0,33

Notes:

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* Total source maximum operating capacity rating in million Btu per hour (MMBtu/hr) from permit No. 113-40594-00017

