



STATE OF CONNECTICUT
DEPARTMENT OF ENVIRONMENTAL PROTECTION



In the matter of)	
)	Trading Agreement
The State of Connecticut and)	and Order No. 8116B
)	Modification 1
Connecticut Resource Recovery Authority)	

Whereas, the Commissioner of Environmental Protection ("Commissioner") and Connecticut Resource Recovery Authority (CRRRA) having agreed to the terms and conditions set forth in Trading Agreement and Order 8116B issued on April 11, 2005, do now, by mutual agreement, modify said Trading Agreement and Order as follows:

1. Delete the date May 1, 2007 and substitute therefore the date May 1, 2009 in paragraphs A.6., C.1., and C.2.a.

2. Delete paragraphs C.2.b. and C.2.c. and substitute the following therefore:

b. **During the non-ozone season:** Until May 1, 2009, from October 1 through April 30, inclusive, each year, the peaking units shall, in addition to meeting the 24-hour emission limit in Table 22-1 of Section 22a-174-22 of the Regulations, meet a non-ozone season emission limit of 0.15 lb/MMBtu. Prior to October 1, 2006, October 1, 2007, and October 1, 2008, CRRRA shall estimate and acquire the amount of DERCs or allowances required for such non-ozone season to comply with Section 22a-174-22(e)(3) of the Regulations as follows:

$$\text{Estimated DERCs (tons) use} = [\text{Estimated fuel use in MMBtu from October 1 through April 30} \times (\text{allowable emission rate in lbs/MMBtu} - (0.95 \times 0.15 \text{ lb/MMBtu}))] \div 2000 \text{ lbs/ton.}$$

c. No later than May 31 of 2007, 2008, and 2009, in addition to the DERCs retired pursuant to paragraph C.2.a. of this Trading Agreement and Order, CRRRA shall calculate and permanently retire DERCs used in the preceding non-ozone season as follows:

$$\text{Actual DERCs (tons) used} = [\text{Actual fuel use in MMBtu from October 1 through April 30} \times (\text{allowable emission rate in lbs/MMBtu} - (0.95 \times 0.15 \text{ lb/MMBtu}))] \div 2000 \text{ lbs/ton}$$

3. Delete paragraph C.13 and substitute the following therefor:

Extension. No later than May 1, 2009, with respect to the boiler, CRRA shall comply with the requirements of Sections 22a-174-22(d)(1) and 22a-174-22(d)(2)(A) of the Regulations and amendments thereto. There is no assurance that after full program review of this and other Trading Agreements and Orders that the Commissioner will grant a written extension of this Trading Agreement and Order.

4. Delete paragraph C.14. and substitute the following therefore:

Future Compliance Report. On or before September 1, 2008, CRRA shall submit a report in writing to the Commissioner, as directed in paragraph C.31. of this Trading Agreement and Order, indicating how the facility shall comply with Section 22a-174-22 of the Regulations with respect to the peaking units on and after May 1, 2009.

All other terms and conditions of Trading Agreement and Order No. 8116B issued by the Commissioner acting under Chapter 446c, Sections 22a-6, 22a-171, 22a-174, 22a-176, and 22a-177 of the Connecticut General Statutes shall remain in effect.

CRRA hereby consents to the entry of this modification to the Trading Agreement and Order without further notice.

Connecticut Resource Recovery Authority

Signature: Floyd M. Gent

Name: Floyd M. Gent

Title: Director of Operations

Date: 10/2/06

Issued as a modification of an Order of the Commissioner of Environmental Protection

Gina McCarthy
Gina McCarthy
Commissioner

10/17/06
Date

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