**PART 75 CEMS FIELD AUDIT MANUAL:**

**Appendix A - Example Audit Forms and Guide Sheets**

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 July 16, 2003

**Part 75 CEMS Field Audit Manual:**

**Appendix A - Example Audit Forms and Guide Sheets**

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**Pre-Audit Preparation Checklist**

**1. Electronic Data Review**

a. Quarterly Feedback Reports

Review ETS feedback report. Download from the EPA mainframe (if you have access rights) or you can request a copy of the feedback from your CAMD contact. Also obtain a copy of the MDC feedback report available from your CAMD contact.

b. Using MDC Software

Print out a copy of Monitoring Plan from the MDC software to bring with you to the plant.

Generate and review MDC QA test evaluation reports. Also look for repeated QA tests during a quarter.

Print out a copy of electronic RATA and linearity reports for comparison with on-site hard copy data.

Review exemption and grace period reports.

Review reports of recertification events and, if submitted, of missing data events.

Use MDC Hourly to check hourly calculations and missing data periods.

Use MDC Hourly graphing functions to chart emission trends for comparison to monitor spans, and for unusual data trends (abrupt changes or constant emission rate).

**2. Hard Copy File Review**

Review correspondence, petitions, and previous audit/inspection reports.

If available, compare hard copy linearity test and RATA reports to the electronic reports in MDC. Also review the hard copy RATA test report with a focus on reference method documentation that can not be checked electronically with MDC.

Check that the unit has the required Acid Rain or operating permit.

**CEMS Inspection Sheet**

**1. Plant and Audit Information**

|  |  |
| --- | --- |
| Plant Name: |  |
| ORIS Code: |  |
| City: |  |
| State: |  |
| Plant Contact: |  |
| Contact Phone Number: |  |
| Inspector Name: |  |
| Audit Date: |  |

**2. Probe and Probe Location Checks**

|  |  |
| --- | --- |
| **What to Check** | **Observations** |
| **Probe locations** in the stack or duct are in the same location as in the monitoring plan? |  |
| Has the **duct or stack location** been modified? (Dimensions) |  |
| Have the **probe or probe components** (e.g., dilution probe orifice) been changed? |  |

**3. Flow Monitors**

|  |  |
| --- | --- |
| **What to Check** | **Observations** |
| Ask the source to perform a **daily interference check** or review the results of the most recent test. App. B 2.1.2 requires a daily interference check for flow monitors. The interference check procedure and criteria are not defined by rule in Part 75. It should be described in the QA/QC Plan. |  |
| When were the **filters or transducers** last replaced? How does this compare to the QA/QC Plan? |  |
| Ask what the QA/QC procedures are for any **temperature and stack pressure monitors** used in conjunction with the flow monitor. Have there been any problems? Compare to the QA/QC plan and maintenance records.  |  |
| Check if there have been any changes to **k-factors** and polynomial coefficients since the last RATA. Changes to correction factors should be recorded in the maintenance log.A three load RATA is required following any change to flow monitor k-factors (75.20(b)).Also see Table 8 - DAHS**.** |  |
| What is the status of the **control panel lights, indicators and alarms**? Displays will vary by analyzer, so ask the source what the displays are and what they mean. |  |
| Check **range settings**, and compare to the monitoring plan. Has the source done the annual span/range check required by App. A? |  |

**4. Dilution Air Systems (Including Air Cleaning Subsystem)**

| **What to Check** | **Observations** |
| --- | --- |
| Has the **dilution probe orifice** been changed? If the orifice has been changed, ask if there is a procedure for changing the orifice in the QA/QC Plan, what prompts a change, and how the dilution ratio is verified. |  |
| Is the **dilution probe ejector pump vacuum** at or below the certification value? How often is it checked? |  |
| What is the **dilution ratio**? Check the **dilution air and analyzer flow settings**. How are these set and verified? These should all be described in the QA/QC plan. |  |
| Are **correction factors** applied to the dilution ratio for changes in pressure, temperature, or molecular weight? Have these been changed since the last RATA? Changes to correction factors should be recorded in the maintenance log,. QA testing may also be required . (Also see Table 8 - DAHS). |  |
| Check the **inlet and outlet pressures of CO2 air cleaner filter**. Compare levels to the QA/QC Plan. |  |
| How often are the **air cleaning filters and drying agents replaced**? Compare to the QA/QC plan. |  |

**5. Source Level Extractive Systems**

| **What to Check** | **Observations** |
| --- | --- |
| Check the **umbilical lines** entering the CEMS shelter for condensation (visible water drops). |  |
| For a dry system using chillers check the **chiller temperature**. What is the proper temperature range, and how often is it verified? Compare against the QA/QC Plan. |  |

**6. Analyzers**

|  |  |
| --- | --- |
| **What to Check** | **Observations** |
| Ask the source if there have been any changes since the last audit or **certification/recertification.** Document the serial numbers and compare to those in the monitoring plan. |  |
| What is the status of the **control panel lights, indicators and alarms**? Displays will vary by analyzer, so ask the source what the displays are and what they mean. |  |
| Check **range settings**, and compare to the monitoring plan. Has the source done the annual span/range check required by App. A? |  |
| Compare the **sample flow rate,** if displayed by a rotameter (or a digital reading), to the QA/QC Plan. |  |
| Have there been any changes to **correction factors** (NOx quenching and moisture monitors) since the last RATA? Changes to correction factors should be recorded in the maintenance log, and the QA/QC Plan should outline the procedures for changing the correction factors (Appendix B, Section 1.1.3). QA testing may also be required (See 75.20(b), and Recertification and Diagnostic Testing Policy). |  |

**7. Calibration Gases**

| **What to Inspect** | **Observations** |
| --- | --- |
| Spot check the **cylinder certificates** versus the cylinder numbers engraved on the cylinder. Table A may be used to record information for each cylinder. |  |
| Verify that gases meet **calibration gas definition** in 72.2. See Table B. |  |
| Check the **expiration date** of gas in cylinders. Use of an expired cylinder is not in compliance with 75.21(c). |  |
| Check the concentration values for each cylinder. Are **concentration ranges correct for the span**? Linearity test point ranges are shown below:Point 1: 20% - 30% of spanPoint 2: 50% - 60% of spanPoint 3: 80% - 100% of span |  |
| Check the **zero air gas documentation**. (Supplier certification): SO2, NOx and THC 0.1 ppmCO 1 ppm, and CO2 400 ppm[See 72.2 and Policy Manual 10.2, 10.3] |  |
| Record the **concentration values** to check against the values recorded by the DAHS for calibration error and linearity tests.  |  |
| Read the **cylinder regulator pressure.** Cylinder pressure should not be < 150 psi. |  |
| Check the **regulator outlet pressure.** The pressure or calibration gas flow rate should be set as specified in the QA test procedures in the QA/QC plan. |  |
| Are stainless steel **regulators** used for SO2 cylinders?  |  |

**Table A:**

**Calibration Gas Records**

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| **Gas** | **Cylinder No.** | **Certificate Concentration** | **Type of Cal Gas****(e.g., SRM, PRM, etc.,)**  | **Cylinder Pressure** | **Expiration Date** | **Certificate****on File** |
|  |  |  |  |  |  |  |
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**Table B:**

**Part 75 Calibration Gases ( 72.2)**

| **Calibration Gas Type** | **Abbr.** | **Description** |
| --- | --- | --- |
| NIST - standard reference material  | SRM | Calibration gas obtained from the National Institute of Standards and Technology (NIST)  |
| NIST - standard reference material-equivalent compressed gas primary reference material | PRM | Listed in a declaration of equivalence with "EPA Traceability Protocol for Assay and Certification of Gaseous Calibration Standards," September 1997, EPA-600/R-97/121[Traceability Protocol] |
| NIST - traceable reference material | NTRM | Tested and certified by NIST |
| NIST/EPA-approved certified reference materials | CRM | Approved by EPA and NIST as evidenced by a certificate or other documentation issued by a certifying standard‑setting body |
| Gas manufacturers intermediate standard | GMIS | Assayed and certified by direct comparison to one of the other NIST standards listed in this table according to section 2.1.2.1 of the Traceability Protocol |
| EPA protocol gas | Protocol | Vendor‑certified to be within 2.0 percent of the cylinder label concentration [See Traceability Protocol]  |
| Zero air material | Zero Air | Calibration gas certified by gas vendor: SO2, NOx and Total Hydrocarbons 0.1 ppm, CO 1 ppm, or CO2  400 ppm. If a mixture, other components certified not to interfere with target compound.  |
| Research gas mixture | RGM | NIST analyzed and certified as "NIST traceable.''  |

**8. DAHS**

| **What to Check** | **Observations** |
| --- | --- |
| Make sure that the version used is previously **certified/recertified** by checking against the Monitoring Plan. |  |
| Ask to see and check the **DAHS verification test** for the missing data and calculation routines. Verification test results for the missing data routines and emissions calculations are required to be kept on site by 75.20(c)(9) and 75.63(a)(2)(iii). A vendor certification that the software meets Part 75 requirements is sufficient for missing data routines. |  |
| Ask the source what type of **correction factors** are applied, and how they are entered into the DAHS (pressure/temperature compensation, flow and moisture monitoring polynomials, sonic velocity correction factors, NOx quenching correction factors, dilution ratio settings).Also ask if any changes have been made. Changes to correction factors should be recorded in the maintenance log, and the QA/QC Plan should outline the procedures for changing the correction factors (Appendix B, Section 1.1.3). QA testing may also be required (See 75.20(b), and Recertification and Diagnostic Testing Policy). |  |
| How are the **RATA** results recorded? RATA reference method data and RATA results can be input by hand. Review some recent tests to verify that hard copy and electronic data match. Check that the dates and time, linearity error, relative accuracy, and bias adjustment factors (BAF) match. (See the RATA review sheet for additional checks.) |  |
| Is any other **data input by hand**? If so spot check to see that the DAHS data agree with hard copy data.The following types of data may be entered manually:-Negative (< 0) emission values-Erroneous emission values (if significant must be approved by EPA)-SO2 concentration < 2.0 ppm-Reference method back-up data-RATA reference method data and RATA results -Leak checks, 7-day calibration error tests, and cycle time tests-Operating data (load and time) -Add-on control equipment operation during missing data periods [See item 8, below] |  |

**9**. **Optional Control Equipment Parameter Monitoring ( 75.34)**

| **What to Check** | **Observations** |
| --- | --- |
| Check the QA/QC Plan which will identify add-on **SO2 or NOx control equipment parameters and acceptable ranges** if the source is using add-on control equipment missing data options. Parameters and acceptable ranges are required by App B,  1.1.1. |  |
| Review **control equipment parameter monitoring records** for a number of missing data periods. Compare the parameter data to the acceptable ranges in the QA/QC Plan. Identify any periods when the range is exceeded and how the missing data period was flagged in the DAHS (control operating properly or not operating properly). |  |
| Ask the source how it enters proper control equipment operation for missing data periods into the **DAHS**. Manual entry of missing data period information is allowed by Part 75. |  |

**10. Maintenance Log Review**

| **What to Check** | **Observation** |
| --- | --- |
| Do the **log entries** sufficiently describe the action taken? Are the entries understandable?  |  |
| Does the log show **maintenance checks** at the frequency identified in the QA/QC Plan? Are all records available (see Table C)? |  |
| Identify **recurring failures or malfunctions** recorded in the log. |  |
| Are **malfunctions resolved** as specified in the QA/QC Plan? |  |
| Do events in the maintenance log correspond to reported **missing data periods** in the quarterly reports? |  |
| Are there **repeated adjustments** to the zero or span? |  |
| Have system parts or components been replaced? If so has the proper **recertification or diagnostic testing** been performed? |  |
| Does the log show any **pre-RATA adjustments?** |  |

**Table C:**

**Maintenance Record Requirements (Appendix B 1.1.3)**

|  |
| --- |
| **The following records are required by the QA/QC Plan provisions of Part 75:** |
|  date, time, and description of any testing, adjustment, repair, replacement, or preventive maintenance action performed on any monitoring system. |
|  records of any corrective actions associated with a monitors outage period. |
|  any adjustment that changes a systems ability to record and report emissions data (e.g., changing of flow monitor or moisture monitoring system polynomial coefficients, K factors or mathematical algorithms, changing of temperature and pressure coefficients and dilution ratio settings)**.** |
|  a written explanation of the procedures used to make the adjustment(s) shall be kept. |

**11. QA/QC Plan Review**

| **What to Check** | **Observation** |
| --- | --- |
| Is there a **written QA/QC Plan** (it may be stored electronically but should be available), and when was it last updated? (Appendix B 1) |  |
| Are **calibration error test and linearity test procedures** outlined in the plan? (Appendix B, 1.2.1) |  |
| Are **calibration and linearity test adjustment procedures** outlined? (Appendix B, 1.2.2) |  |
| **Preventive maintenance procedures and recordkeeping** identified? (Appendix B, 1.1.1 and 2) |  |
| Are **RATA test procedures** provided? (Appendix B, 1.2.3) |  |
| Are emissions and QA test **recordkeeping and reporting procedures**, including missing data procedures, addressed? (Appendix B, 1.1.2) |  |
| If using **add-on control equipment missing data** options, are control equipment parameters identified? (Appendix B, 1.1.1) |  |

**Daily Calibration Error Test Observation**

If offline calibrations are done, was the offline-online test passed? \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

|  |
| --- |
| System /Component ID: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Parameter Monitored: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Span Value, S: \_\_\_\_\_\_\_\_ |
|  | Date/time | Calibration Value, R(ppm, %, SCFH or fpm) | CEM Response, A(ppm, %, SCFH or fpm) | CE Results |
| (% of span) | R - A(ppm, %, SCFH or fpm) |
| Zero level check |  |  |  |  |  |
| Upscale check |  |  |  |  |  |

|  |
| --- |
| System /Component ID: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Parameter Monitored: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Span Value, S: \_\_\_\_\_\_\_\_ |
|  | Date/time | Calibration Value, R(ppm, %, SCFH or fpm) | CEM Response, A(ppm, %, SCFH or fpm) | CE Results |
| (% of span) |  R - A(ppm, %, SCFH or fpm) |
| Zero level check |  |  |  |  |  |
| Upscale check |  |  |  |  |  |

|  |
| --- |
| System /Component ID: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Parameter Monitored: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Span Value, S: \_\_\_\_\_\_\_\_ |
|  | Date/time | Calibration Value, R(ppm, %, SCFH or fpm) | CEM Response, A(ppm, %, SCFH or fpm) | CE Results |
| (% of span) |  R - A(ppm, %, SCFH or fpm) |
| Zero level check |  |  |  |  |  |
| Upscale check |  |  |  |  |  |

|  |
| --- |
| System /Component ID: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Parameter Monitored: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Span Value, S: \_\_\_\_\_\_\_\_ |
|  | Date/time | Calibration Value, R(ppm, %, SCFH or fpm) | CEM Response, A(ppm, %, SCFH or fpm) | CE Results |
| (% of span) |  R - A(ppm, %, SCFH or fpm) |
| Zero level check |  |  |  |  |  |
| Upscale check |  |  |  |  |  |

For NOX and SO2:

 



For CO2 and O2:

 where: CE = Calibration Error (% of span) A = Actual CEMS Response

 R = Reference Gas Value S = CEMS Span Value

**Linearity Test Observation**

**1. Plant and Audit Information**

|  |  |  |  |
| --- | --- | --- | --- |
| Plant Name: |  | ORIS Code: |  |
| State: |  | State Plant ID: |  |
| Plant Contact: |  | Phone Number: |  |
| Inspector Name: |  | Audit Date: |  |

**2. System Information**

|  |  |
| --- | --- |
| Parameter Monitored: |  |
| System/Component ID: |  |
| Span Value: |  |

**3. Observations**

|  |  |
| --- | --- |
| Certified calibration gases? |  |
| Are the cal gas concentrations appropriate for each range?  | Low20% - 30% |  | Mid50%- 60% |  | High80 - 100% |  |
| Were gases injected nonconsecutively? |  |
| Concentration stable before recording? (not to exceed 15 minutes)? |  |

**4. Test Results**

|  |  |  |  |
| --- | --- | --- | --- |
| **Gas Range** | **Low** | **Mid** | **High** |
| Cal Gas Value (R) |  |  |  |
| Gas Cylinder ID No. |  |  |  |
| **Run #** |  |  |  |
| 1 |  |  |  |
| 2 |  |  |  |
| 3 |  |  |  |
| Mean Response (A) |  |  |  |
| | R - A | |  |  |  |
| Linearity Result (LE) |  |  |   |

where LE = Percent Linearity Error

R = Reference value of calibration gas

A = Average of monitoring system response



**Gas RATA Observation**

**1. Plant and RATA Information**

|  |  |  |  |
| --- | --- | --- | --- |
| Plant Name: |  | ORIS Code: |  |
| State: |  | State Plant ID: |  |
| Plant Contact: |  | Phone Number: |  |
| Test Firm: |  | Crew Chief: |  |
| Inspector Name: |  | RATA Date: |  |

**2. Unit/System Information**

|  |  |
| --- | --- |
| Stack/Unit ID: |  |
| Parameter Monitored: |  |
| System/Component ID: |  |
| Span Value: |  |

**3. RATA Observations**

|  |  |
| --- | --- |
| **RATA Checks** | **Observations** |
| **Unit Operation Conditions:**Check and record unit fuel and operating load. Is the load level stable throughout the RATA test?The fuel should be a normal fuel listed in the monitoring plan (App. A,  6.5(a))RATA should be performed at normal load. Check the load against the monitoring plan normal load. | **Fuel Burned:** |
| **Load During Test (Run/Load):**  |
|
| **CEMS Calibration Error Test** (Prior to the RATA) | **Zero Result**: **Upscale Result**: |
| Were any **pre-RATA adjustments** made to the CEMS?Pre-RATA non-routine adjustments are allowed by Part 75. Adjustments may not be made between runs at a load level or between load levels except for routine adjustments as a result of the calibration error test (App. B 2.1.3). |  |
|  | (cont.) |

| **3. RATA Observations (cont.)** |
| --- |
| **RATA Checks** | **Observations** |
| Does the **stack test equipment setup** match that required by the reference method?O2/CO2/MW- RM3 or RM3aH2O - RM4 (wet bulb-dry bulb technique may not be used to correct dry basis measurements in determining emission rate)SO2 - RM6 or RM6cNOx - RM7, RM7E, or RM20 |  |
| Check the **traverse point locations** for the reference method tests, and the sampling location dimensions. The stack dimensions should be based on measurements not drawings. **Gas tests** should use at least 3 traverse points. Check PS2 in Part 60, App. B. Units with wet scrubbers may use a shorter measurement line than required by PS2 if minimal stratification is demonstrated, and moisture and gas systems may use a single point if the stratification test is passed (App. A,  6.5.6). |  |
| Has a **stratification test** been performed and passed?Stratification testing is required for units wishing to use fewer traverse points under the alternatives allowed by App. A, 6.5.6(a) and (b). Stratification testing is described in App. A, 6.5.6.1 - 6.5.6.3. |  |
| For a NOx RATA using the instrumental RM 7E, is the **NOx converter efficiency** documented through a performance test? A NOx converter efficiency test is required if the NO2 concentration is greater than 5 ppm. The efficiency test is described in RM 20. |  |
| Check the reference method **calibration gases** used for instrumental methods. The calibration gas certificate should show: EPA Protocol gases or other Part 75 certified gases. Concentrations which match that used in the bias/drift check calculations. Expiration date after the RATAThe regulator gauge should show a cylinder pressure >150 psi. |  |
| Check the results of the **pretest linearity check** of the reference method analyzer. Were the calibration gases injected at the same pressure and temperature as the stack gases? Difference between the calibration gas value and response should be within 2% of the span for the linearity test. Otherwise the test is repeated until passed. No adjustments can be made to the analyzer after the linearity check. |  |
| Record and check the **span** of the reference method analyzers. A test run is invalid if a measured concentration exceeds the span. (Method 6C, Sec. 2.1)  |  |
|  | (cont.) |
| Record and independently calculate the **bias/drift checks** performed on the reference method sampling system before and after each run that you observe (Use Table in 4). The response should be stable before it is recorded. For bias/drift checks the sampling system bias must be within 5% of the span, and the calibration drift must be within 3% of span. |  |
| Check that the CEMS data periods and reference method data **run times match**. Also check that **run times** meet the required minimum 21 minutes. |  |
| Observe **post-test leak check**. Wet chemistry reference methods require a post-test leak check -- if failed the run is not valid.  |  |
| Record or **obtain a copy of the results** if test calculations are performed on site. You should also perform your own calculations on site directly from the test data to compare to the testers results. (See Tables 5 and 6).  |  |

**4. Reference Method System Calibration Bias and Drift Checks**

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| Gas: | Run: | Analyzer Calibration Response | Initial Values | Final Values | Drift (percent of span) |
| Instrument Span: | System Calibration Response | System Cal. Bias (percent of span) | System Calibration Response | System Cal. Bias (percent of span) |
| Zero Gas: |  |  |  |  |  |  |
| Upscale Gas: |  |  |  |  |  |  |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| Gas: | Run: | Analyzer Calibration Response | Initial Values | Final Values | Drift (percent of span) |
| Instrument Span: |  | System Calibration Response | System Cal. Bias (percent of span) | System Calibration Response | System Cal. Bias (percent of span) |
| Zero Gas: |  |  |  |  |  |  |
| Upscale Gas: |  |  |  |  |  |  |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| Gas: | Run: | Analyzer Calibration Response | Initial Values | Final Values | Drift (percent of span) |
| Instrument Span: | System Calibration Response | System Cal. Bias (percent of span) | System Calibration Response | System Cal. Bias (percent of span) |
| Zero Gas: |  |  |  |  |  |  |
| Upscale Gas: |  |  |  |  |  |  |





**5. Reference Method Calculations**

|  |
| --- |
| For sampling run durations of less than 1 hour, measurements at 1-minute intervals or a minimum of 30 measurements, whichever is less restrictive, shall be used.  |

**a. Percent by volume**

|  |
| --- |
| Use equation 6C-1 from Method 6C to calculate the run percent by volume (ppm or %) |
|  |
| Cgas = Effluent gas concentration, dry basis, ppm. |
| Cavg = Average gas concentration indicated by gas analyzer, dry basis, ppm or %. |
| Co = Average of initial and final system calibration bias check responses for the zero gas, ppm, or % |
| Cm = Average of initial and final system calibration bias check responses for the upscale calibration gas, ppm or %. |
| Cma = Actual concentration of the upscale calibration gas, ppm or %. |

**b. Percent by volume (O2 with low-level calibration gas)**

|  |
| --- |
| For O2 analyzers that use a low-level calibration gas in place of a zero gas, calculate the effluent gas concentration using Equation 3A-1. |
|  Cma - Coa Cgas = ( - Cm) + Cma Eq. 3A-1 Cm - Co |
| Cma = Actual concentration of the upscale calibration gas, percent |
| Coa = Actual concentration of the low-level calibration gas, percent. |
| Cm = Average of initial and final system calibration bias check responses for the upscale calibration gas, percent. |
| Co = Average of initial and final system calibration bias check responses for the low level gas, percent. |
|  = Average gas concentration indicated by the gas analyzer, dry basis, percent. |

**c. NOx lbs/mmBtu Calculation**

|  |
| --- |
| **O2 Diluent -** When the NOx continuous emission monitoring system uses O2 as the diluent, and measurements are performed on a dry basis, use the following conversion procedure |
|  |
| When measurements are performed on a wet basis, use the equations in method 19 in appendix A of part 60. |
| **CO2 Diluent** - When the NOx continuous emission monitoring system uses CO2 as the diluent, use the following conversion procedure: |
|  |
| When CO2 and NOx measurements are performed on a different moisture basis, use the equations in method 19 in appendix A of part 60. |
| **Where:**  |
| E = Pollutant emissions during unit operation, lb/mmBtu |
| K = 1.194 10‑7 (lb/dscf)/ppm NOx. |
| Ch = Hourly average pollutant concentration during unit operation, ppm. |
| %O2, %CO2 = Oxygen or carbon dioxide volume during unit operation (expressed as percent O2 or CO2).  |
| F, Fc = a factor representing a ratio of the volume of dry flue gases generated to the caloric value of the fuel combusted (F), and a factor representing a ratio of the volume of CO2 generated to the calorific value of the fuel combusted (Fc), respectively.  |

**F‑ AND FC‑FACTORS1**

|  |  |  |
| --- | --- | --- |
| Fuel | F-factor(dscf/mmBtu) | FC-factor (scf CO2/mmBtu) |
| Coal (as defined by ASTM D388-92): |  |  |
| Anthracite | 10,100 | 1,970 |
| Bituminous and subbituminous | 9,780 | 1,800 |
| Lignite | 9,860 | 1,910 |
| Oil | 9,190 | 1,420 |
| Gas: |  |  |
| Natural gas | 8,710 | 1,040 |
| Propane | 8,710 | 1,190 |
| Butane | 8,710 | 1,250 |
| Wood: |  |  |
| Bark | 9,600 | 1,920 |
| Wood residue | 9,240 | 1,830 |

1 Determined at standard conditions: 20 C (68 F) and 29.92 inches of mercury.

**6. Relative Accuracy Calculations**

**a. RELATIVE ACCURACY DETERMINATION (POLLUTANT CONCENTRATION MONITORS)**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Run No. | Date and time | SO2 (ppmc) | Date and time | CO2 (Pollutant) (ppmc) |
| RMa | Mb | Diff | RMa | Mb | Diff |
| 1. |  |  |  |  |  |  |  |  |
| 2. |  |  |  |  |  |  |  |  |
| 3. |  |  |  |  |  |  |  |  |
| 4. |  |  |  |  |  |  |  |  |
| 5. |  |  |  |  |  |  |  |  |
| 6. |  |  |  |  |  |  |  |  |
| 7. |  |  |  |  |  |  |  |  |
| 8. |  |  |  |  |  |  |  |  |
| 9. |  |  |  |  |  |  |  |  |
| 10. |  |  |  |  |  |  |  |  |
| 11. |  |  |  |  |  |  |  |  |
| 12. |  |  |  |  |  |  |  |  |
| Arithmetic Mean Difference (Eq. A-7): |  |  |  |
| Standard Deviation (Eq. A-8): |  |  |  |
| Confidence Coefficient (Eq. A-9): |  |  |  |
| Relative Accuracy (Eq. A-10): |  |  |  |
| a RM means "reference method data."b M means "monitor data."c Make sure the RM and M data are on a consistent basis, either wet or dry. |

|  |
| --- |
| **b. RELATIVE ACCURACY DETERMINATION (NOX/DILUENT COMBINED SYSTEM)** |
| Run No. | Date and time | Reference method data | NOx system (lb/mmBtu) |
| NOx( )a | O2/CO2% | RM | M | Difference |
| 1. |  |  |  |  |  |  |
| 2. |  |  |  |  |  |  |
| 3. |  |  |  |  |  |  |
| 4. |  |  |  |  |  |  |
| 5. |  |  |  |  |  |  |
| 6. |  |  |  |  |  |  |
| 7. |  |  |  |  |  |  |
| 8. |  |  |  |  |  |  |
| 9. |  |  |  |  |  |  |
| 10. |  |  |  |  |  |  |
| 11. |  |  |  |  |  |  |
| 12. |  |  |  |  |  |  |
| Arithmetic Mean Difference (Eq. A-7). |
| Standard Deviation (Eq. A-8): |
| Confidence Coefficient (Eq. A-9). |
| Relative Accuracy (Eq. A-10): |
| a Specify units; ppm, lb/dscf, mg/dscm. |

**Note** - The RATA observations suggested in this checklist, beginning with item 4, are for flow RATAs performed using Method 2. A detailed observer checklist is available and should be used for new Reference Methods 2F, 2G, and 2H. See CAMDs website at: http://www.epa.gov/airmarkets/monitoring/index.html

**Flow RATA Observation**

 **1. Plant and RATA Information**

|  |  |  |  |
| --- | --- | --- | --- |
| Plant Name: |  | ORIS Code: |  |
| State: |  | State Plant ID: |  |
| Plant Contact: |  | Phone Number: |  |
| Test Firm: |  | Crew Chief: |  |
| Inspector Name: |  | RATA Date: |  |

 **2. Unit/System Information**

|  |  |  |  |
| --- | --- | --- | --- |
| Stack/Unit ID: |  | Stack Diameter: |  |
| System/Component ID: |  | Stack Area: |  |
| Span Value: |  | Normal Load Levels (circle) | H M L |

 **3. RATA Observations**

|  |  |
| --- | --- |
| **RATA Checks** | **Observations** |
| **Unit Operation Conditions:**Check and record unit fuel and operating load. Is the load level stable throughout the RATA test?The fuel should be a normal fuel listed in the monitoring plan (App. A, 6.5(a)).For certification and recertification, must perform flow RATA at three loads for most units (only one load level is required for peaking units or bypass stacks). Regular QA Flow RATAs must be performed at a minimum of 2 loads (one load for: peaking units or bypass stacks; alternate tests if conducted semiannually; or units that conduct supporting 1-load test analysis) (App. A, 6.5.2).  | **Fuel Burned:** |
| **Load During Test (Run/Load):**  |
|
| **Daily Calibration Error Test** performed prior to the RATA  | **Zero Result**: **Upscale Result**: |
|  | (cont.) |
| **3. RATA Observations (cont.)** |  |
| **RATA Checks** | **Observations** |
| Were any **pre-RATA adjustments** made to the CEMS?Pre-RATA non-routine adjustments are allowed by Part 75. Adjustments may not be made between runs at a load level or between load levels except for routine adjustments as a result of the calibration error test (App. B, 2.1.3). |  |
| **4. RATA Observations (Method 2)** |
| **RATA Checks** | **Observations** |
| Does the **stack test equipment setup** match that required by the reference method? Circle reference methods below:Velocity and Volumetric Flow - Method 2, 2F, 2G, 2HO2/CO2/MW- RM3 or RM3aH2O - RM4 (condensation or wet bulb - dry bulb)If Method 2F, 2G, or 2H is used, you should use the inspection checklists developed specifically for those methods available at CAMDs website (See Note at top of the checklist)  |  |
| Check the **traverse point locations** (RM 1) for the reference method tests, and the sampling location dimensions. Are the sampling points correctly marked on the pitot tube? **A flow test** should use at least 12 traverse points, unless also using RM 2H which requires at least 16 points (Part 60, Appendix B). | **Stack Dimensions Measured: Yes No****Stack Dimensions:** **Number of Traverse Point:** |
| Was a **pre-test leak check** performed? This is optional. |  |
| Observe the **pitot tube position** at the sample points. It should match the sample point markings on the tube or probe. Is the **pitot aligned** perpendicular to the stack/duct centerline?  |  |
| Are the **p readings** stable before recorded?  |  |
| Observe **post-test leak check**. Leak checks are required after each flow method run -- if failed the run is not valid.  |  |
| How many **moisture measurements** are taken? |  |
|  | (cont.) |

|  |  |
| --- | --- |
| **4. RATA Observations (Method 2) (cont.)** |  |
| **RATA Checks** | **Observations** |
| Are monitor and reference method **data corrected to wet standard conditions**? |  |
| Record **calibration data and stack data** in Tables 5 and 6.  |  |
| Record or obtain a copy of the **results** if test calculations are performed on site. Check the RATA calculations (see 8 and 9). Verify that the CEMS data and reference method data are for the same runs.  |  |

 **5. Equipment Calibration Data**

|  |
| --- |
| Probe Type: |
|  | **Value** | **Calibration Date** |
| Pitot Cp (or F2 at zero pitch angle for 3D probe) |  |  |
| DGM Y Factor (if RM4 - condensation method) |  |  |

 **6. Stack Data**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Run Number: |  |  |  |  |
| a. barometric pressure (in Hg): |  |  |  |  |
| b. stack static pressure (in H2O):  |  |  |  |  |
| c. stack temperature (F) |  |  |  |  |
| d. impinger vol (ml): |  |  |  |  |
| e. silica gel wt (g) |  |  |  |  |
| f. total moisture wt (g) (b + c) |  |  |  |  |
| g. CO2 (% dry volume) |  |  |  |  |
| h. O2 (% dry volume) |  |  |  |  |

 **7. Example Velocity Traverse Data Sheet (Method 2)**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| TraversePt. No. | Vel. Hd., p(in.) H2O | Stack Temperature | Pg(in.Hg) | (p)1/2 |
| Ts,(F) | Ts,K (R) |
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|  |  |  |  |
|  Average |  |  |  |

 **8. Reference Method 2 Calculations**

|  |  |
| --- | --- |
| Molecular Weight of Stack Gas | Ms = Md (1 - Bws) + 18.0 Bws  |
| Average Stack Gas Velocity |  |
| Average Stack Gas Volumetric Flow Rate |  |
| A = Cross-sectional area of stack, m2 (ft2).Bws = Water vapor in the gas stream [from Method 4 (reference method) or Method 5], proportion by volume.Cp = Pitot tube coefficient, dimensionless.Kp = Velocity equation constant (English Units = 85.49)Md = Molecular weight of stack gas, dry basis (see Section 8.6), g/g-mole (lb/lb-mole).Ms = Molecular weight of stack gas, wet basis, g/g-mole (lb/lb-mole).Pg = Stack static pressure,(in. Hg).Ps = Absolute stack pressure (Pbar + Pg),(in. Hg),Pstd = Standard absolute pressure,(29.92 in. Hg).Q = Volumetric stack gas flow rate corrected to standard conditions (scf/hr). Ts = Stack temperature,(F).Ts(abs)  = Absolute stack temperature,(R) (460 + Ts)Tstd = Standard absolute temperature, (528 R). conditions,vs = Average stack gas velocity, m/sec (ft/sec).W = Width.Δp = Velocity head of stack gas,(in. H20).3600 = Conversion Factor, sec/hr. |

 **9. Relative Accuracy Calculations**

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| Run No. | Date and time | Flow rate (Low) (scf/hr)\* | Date and time | Flow rate (Normal) (scf/hr)\* | Date and time | Flow rate (High) (scf/hr)\* |
| RM | M | Diff | RM | M | Diff | RM | M | Diff |
| 1. |  |  |  |  |  |  |  |  |  |  |  |  |
| 2. |  |  |  |  |  |  |  |  |  |  |  |  |
| 3. |  |  |  |  |  |  |  |  |  |  |  |  |
| 4. |  |  |  |  |  |  |  |  |  |  |  |  |
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| 12. |  |  |  |  |  |  |  |  |  |  |  |  |
| Arithmetic Mean Difference (Eq. A-7): |  |  |  |  |  |  |  |  |  |
| Standard Deviation (Ea. A-8): |  |  |  |  |  |  |  |  |  |
| Confidence Coefficient (Eq. A-9): |  |  |  |  |  |  |  |  |  |
| Relative Accuracy (Eq. A-10): |  |  |  |  |  |  |  |  |  |
| \* Make sure the RM and M data are on a consistent basis, either wet or dry. |

**Relative Accuracy Equations**

|  |  |  |
| --- | --- | --- |
| Equation ID | Equation | Variables |
| Arithmetic Mean DifferenceEq. A-7 |   | *d* = Diff = RM - M for each run*n* = Number of runs*Sd* = Standard deviation*t0.025* = t value (see table)*CC* = Confidence coefficient*RM* = Arithmetic mean of reference method values*RA* = Relative accuracy |
| Standard DeviationEq. A-8 |   |
| Confidence CoefficientEq. A-9 |   |
| Relative AccuracyEq. A-10 |   |

**Table of T-values**

| n-1 | t0.025 | n-1 | t0.025 | n-1 | t0.025 |
| --- | --- | --- | --- | --- | --- |
| 1 | 12.706 | 12 | 2.179 | 23 | 2.069 |
| 2 | 4.303 | 13 | 2.160 | 24 | 2.064 |
| 3 | 3.182 | 14 | 2.145 | 25 | 2.060 |
| 4 | 2.776 | 15 | 2.131 | 26 | 2.056 |
| 5 | 2.571 | 16 | 2.120 | 27 | 2.052 |
| 6 | 2.447 | 17 | 2.110 | 28 | 2.048 |
| 7 | 2.365 | 18 | 2.101 | 29 | 2.045 |
| 8 | 2.306 | 19 | 2.093 | 30 | 2.042 |
| 9 | 2.262 | 20 | 2.086 | 40 | 2.021 |
| 10 | 2.228 | 21 | 2.080 | 60 | 2.000 |
| 11 | 2.201 | 22 | 2.074 | >60 | 1.960 |

**Appendix D Inspection Sheets**

 **1. Plant and Audit Information**

|  |  |
| --- | --- |
| Plant Name: |  |
| ORIS Code: |  |
| City: |  |
| State: |  |
| Plant Contact: |  |
| Contact Phone Number: |  |
| Inspector Name: |  |
| Audit Date: |  |

 **2. Fuel Sampling and Analysis Review**

|  |  |
| --- | --- |
| **Fuel Sampling and Analysis Checks** | **Observations** |
| How is **fuel sampling data** (sulfur content, density, GCV) entered into the DAHS? Does the electronic data match hardcopy data? Ask the source to pull up the fuel data in the DAHS (or bring a printout of MDC Hourly fuel data) and spotcheck the electronic data by comparing to the hardcopy fuel sampling and analysis data.  |  |
| Are the **fuel sampling and analysis procedures** outlined in the QA/QC plan and do they match plant practices? The QA/QC plan should include:* Standard fuel sampling procedures used by source or supplier. Should specify ASTM method or other approved methods
* For oil, procedures for splitting and storing samples, and sending samples off-site for analysis.
* ASTM methods used to analyze samples for sulfur, GCV, and density.
 |  |
| Do the **sample analysis methods** meet Part 75 requirements?Record sample analysis methods for sulfur, GCV, and density, and compare to Appendix D. |  |
| Do the **oil or gas sampling methods and frequencies** meet the requirements in the QA/QC Plan meet Appendix D requirements? Record sampling and analysis frequency and methods (Print a copy of Table D-4 or Table D-5 in Appendix D bring to the inspection). |  |

 **3. Fuel Flowmeter Checks**

|  |  |
| --- | --- |
| **Fuel Flowmeter Checks** | **Observations** |
| Is the fuel flow meter a designated **billing meter**?Billing meters are exempt from quality assurance requirements. The billing meter designation should be in the electronic monitoring plan. No further checks are necessary. | **Billing Meter: Yes No** |
| Are the **fuel flow meter test procedures** and the **transducer or transmitter accuracy test procedures** outlined in the plan? Ask the source how often (and how) the tests are performed, and compare to the plan and Part 75 requirements. |  |
| Ask the source for a copy of the **fuel flowmeters accuracy test report**, which should be in a format similar to Part 75, Appendix D, Table D-1 or D-2. You can verify the test calculations. |  |
| Check that the hardcopy **fuel flowmeter accuracy test results** match the electronic values reported in the EDR. MDC can provide a copy of the electronic report that you can bring to the plant.  |  |
| What types of **maintenance checks** are performed on the fuel flow meters? What are the primary element inspection procedures? Have there been any problems and how were the problems resolved? Do the procedures match those in the QA/QC plan. |  |
| Have **fuel flow meters been replaced**? Ask and compare the fuel flow meters to those identified in the monitoring plan. Replaced fuel flow meters require recertification.  |  |
| Check the fuel flowmeter, transducer, or transmitter **calibration and maintenance records** for QA tests, maintenance, and for malfunctions that may have caused missing data.  |  |

 **4. DAHS Checks**

|  |  |
| --- | --- |
| **Fuel Flowmeter Checks** | **Observations** |
| Check the **current DAHS version** against the monitoring plan, and check records confirming that DAHS verification tests were conducted for the missing data routines.The latest test should have occurred no earlier than when the unit began using EDR v2.1 (or v2.2, when applicable).  |  |
| How are **missing data period data** entered into the DAHS? If entered by hand, spot check the data with supporting hardcopy information.  |  |

**Appendix E Inspection Sheets**

 **1. Plant and Audit Information**

|  |  |
| --- | --- |
| Plant Name: |  |
| ORIS Code: |  |
| City: |  |
| State: |  |
| Plant Contact: |  |
| Contact Phone Number: |  |
| Inspector Name: |  |
| Audit Date: |  |

 **2. QA/QC Operating Parameters**

|  |  |
| --- | --- |
| **What to Check** | **Observations** |
| Check and record the recommended **range of QA/QC parameters** in the QA/QC plan. There should be at least 4 parameters for turbines or reciprocating engines, and oxygen for boilers. (Appendix E, 2.3.2).  |  |
| Spot check the **hourly parameter records** to identify any parameter deviation periods. Ask that the electronic data for that period be brought up on the DAHS to verify that the electronic data correctly identified a missing data period. |  |
| Also request that the source identify any parameter deviations, and ensure that proper **missing data procedures** are used for those hours. The source is required to redetermine the Appendix E correlation if a single deviation period exceeds 16 operating hours |  |

 **3. NOx Emission Rate Testing**

|  |  |
| --- | --- |
| **What to Check** | **Observations** |
| Check that the **test procedures** are described in the QA/QC plan. This is a required component of the QA/QC plan. The procedures should match the test requirements in Appendix E, 2.1. |  |
| If not done prior to the visit, check hardcopy test results to **verify that fuels, loads, and NOx rates** match those reported electronically in the EDR monitoring plan. (Use MDC to print out a copy of the monitoring plan prior to your visit.)  |  |

**Sample Standard Operating Procedure**

**Planning and Performing a Part 75 Linearity Test\***

**Pre- Audit Survey**:

In preparation for the performance of a linearity test, it is important that the following information be obtained through a phone call to the facility's environmental coordinator:

1. How close (in feet) is it possible to back the test trailer to a point that can be used to introduce the test gases to the CEMS? [Usually a point near the daily calibration gases for the unit.]

2. Can connection to the CEMS calibration sample injection point be made through the use of 1/4 swagelock nut fitting? If not what type of connector is required?

3. What is the normal sample flow rate to the analyzers at the sample point? [That is, what are the flow rates used to perform the daily calibrations? What sample flow rates are used to perform the quarterly linearities?] OR, what is the usual sample delivery pressure used in conducting the quarterly linearities or daily calibrations?

4. What are the span values for the NOx, SO2, and CO2 monitors to be evaluated?

5. Is the CEMS a dilution or source level extractive system? Are single or multiblend gases typically used for daily calibrations?

6. What is the normal response time experienced when the facility runs its quarterly linearities?

7. What additional safety requirements might be of concern in the area in which the audit is to be performed?

8. What is the plants policy for the use of walkie talkie equipment, if needed? Can we use our own or do we need to ask for plant equipment?

9. Remember to mention the "Hands Off" policy and that a plant representative will be required for hooking the audit delivery line to the CEMS. Also, plant personnel will be required to retrieve the data from the CEMS.

\* This sample procedure was adapted from a procedure prepared by the Florida Department of Environmental Protection.

**Pre-Audit Preparation**:

10. Select the proper gases to perform the audit based on the span values for the monitors to be evaluated. Gas values for each pollutant must be selected such that a low range gas of 20% - 30% of the span value, a mid range gas of 50% - 60% of the span value, and a high range gas of greater than 80% of span are selected.

11. Make sure that each of the cylinders have not expired, and obtain a copy of each of the certification sheets.

12. Check that the cylinder cap is not stuck and that it will be possible to remove it easily in the field.

13. For each gas loaded into the audit trailer keep the cylinder certification sheets in a folder to be placed in the cab of the truck and a log sheet summarizing the contents and concentrations of each cylinder.

14. Select the proper regulator for each of the cylinders to be used.

14.a Identify the regulator. Check the label and the inlet and outlet gauges. Ascertain that the high-pressure gauge is suitable for the pressure of the cylinder value outlet.

14.b Inspect the regulator. Check the regulator for evidence of damage or contamination. If there is any evidence of physical damage, or foreign material inside the regulator, contact the customer service representative for return or repair information.

15. Gather all equipment needed for performing the audit.

16. Check the condition of the tires on the audit trailer and inspect the tow vehicle prior to departure. Check for tire pressures, condition, oil level, belt conditions, etc.

17. At the appropriate facility (such as a calibration test equipment center), attach the regulators to each cylinder to check the cylinder tank pressures. If any tank has a pressure less than 700 psi it should not be used for the linearity test audit.

**Pre-Inspection Meeting**:

During the pre-inspection meeting, review the test procedure and address any special circumstances of safety issues for working in the designated area for that day.

**Setup**:

18. Back the trailer into position.

19. Open the tail gate.

20. Uncap the cylinder gases.

21. Attach the regulators.

21.a. Inspect the regulator. Check the regulator for evidence of damage or contamination. If there is any evidence of physical damage, or foreign material inside the regulator, do not use the regulator for the test.

21.b. Inspect the cylinder valve. Check the cylinder valve for evidence of damage or contamination. Remove any foreign material before attaching the regulator.

21.c. Attach the regulator. Fasten the regulator to the cylinder and tighten the inlet nut securely. (Do not over tighten the inlet nut or damage to the threads may occur)

21.d. Close the regulator. To close the regulator turn the adjusting knob to the full counter-clockwise position. The regulator must be closed before opening the cylinder valve.

21.e. With the regulator adjusting knob turned fully counter-clockwise, place both hands on the cylinder valve and open it slowly, allowing the pressure to rise gradually in the regulator. Stand as shown (see figure) with the cylinder valve between you and the regulator. Never stand in front of the adjusting knob.

21.f. When the high-pressure gauge indicates maximum pressure, open the cylinder valve fully.

 22. Connect each regulator to the gas delivery manifold.

23. Connect the gas delivery manifold to the gas delivery line and have plant personnel attach the line to the CEMS system at the proper injection point. The injection point should direct the cylinder gases through all components of the sampling system and conditioning systems.

**Linearity Test Procedure**:

24. Start the flow of the low range gas to the system at a rate equal to the rate normally used to perform linearities and daily calibration.

25. Wait for the readings on the analyzer(s) to become stable.

26. Record the concentration displayed by the analyzer.

27. Repeat Steps 24 - 26 for the mid range gas.

28. Repeat Steps 24 - 26 for the high range gas.

29. Repeat Steps 24 - 28 for Run 2

30. Repeat Steps 24 - 28 for Run 3

31. Repeat Steps 24-30 for each gas monitor to be evaluated.

32. Using the Linearity Test Audit spreadsheet calculate the average percentage error at each gas concentration level for each gas tested.

32.a. The error in linearity for each calibration gas concentration (low-, mid-, and high-levels) shall not exceed or deviate from the reference value by more than 5.0 percent as calculated by the equation:

LE=(|R-A|/R)\*100% , or

32.b. The absolute value of the difference between the average of the monitor response values and the average of the reference values, |R-A| shall be less than or equal to 0.5 percent CO2 or O2, whichever is less restrictive.

33. The linearity requirements are located in 40 CFR 75, Appendix A.

**Packing up**:

34. Have the plant personnel detach the line from the CEMS injection point. Disconnect the gas delivery manifold from the gas delivery line and pack the delivery line.

35. Detach the regulators as follows:

35.a Close the cylinder valve.

35.b. Vent the gas in the regulator by turning the adjusting knob clockwise so that no pressure is trapped inside the regulator.

35.c Close the regulator. After relieving all the gas pressure, turn the adjusting knob counterclockwise as far as it will go.

35.d Disconnect each regulator from the gas delivery manifold.

35.e. Disconnect the regulator.

35.f. Protect the regulator by packing it so that the fittings will not be exposed to dirt, contamination, or mechanical damage.

35.g. Replace the cylinder valve cap.

**Post-Inspection Meeting**:

During the post-inspection meeting, review the test result and make a printout of the data and results obtained from the linearity to give to the source.

**Sample Calibration Gas Cylinder Tracking Form**

|  |  |
| --- | --- |
| Cylinder No.:  | Date Ordered: |
| Contents: | Date Received: |
| Cert Concentration: | Initial Pressure: |
| Expiration date: | Gas Vendor: |

**Do not use if cylinder pressure is below 150 psig**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Date** | **Used at what Audited Facility** | **Initial Pressure** **(psig)** | **Final Pressure (psig)** | **Checked by** |
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