

04/19/2024

Patrice Surmeier FID: 01482, 08009, 08018,

Sable Offshore Corp. 08019 12000 Calle Real

Permit: 05651 R8, 09100 R8, Goleta, CA 93117 09101 R8, 09102 R8

SSID: 01482

Re: Part 70 Permit Renewal / Reevaluation Applications 05651 R8, 09100 R8, 09101 R8, 09102 R8

Dear Patrice Surmeier:

On April 19, 2024, the Santa Barbara County Air Pollution Control District (District) determined that your applications for Part 70 Permit Renewal / Reevaluation (PT-70/Reeval) Nos. 05651 R8, 09100 R8, 09101 R8, and 09102 R8 for reevaluations to the operating permits for Los Flores Canyon and Platforms Hondo, Harmony, and Heritage were complete. The District will make a decision to either issue or deny permits for the applications within 180 days from the completeness date or 180 days after lead agency approval of the project, whichever time period is longer.

Please include the Facility Identification (FID) and Permit numbers shown above on all correspondence regarding these permit applications. If you have any questions, please call me at (805) 979-8317 or email me at LettsA@sbcapcd.org.

Sincerely,

Agnieszka Letts, Air Quality Engineer II

Engineering Division

Las Flores Canyon 01482 Project File cc:

> Platform Hondo 08009 Project File Platform Harmony 08018 Project File Platform Heritage 08019 Project File

Engr Chron File

\sbcapcd.org\shares\Groups\ENGR\WP\Oil&Gas\Major Sources\SSID 01482 Exxon - SYU Project\Permits - LFC\Reevals\PTO 5651-R8\PT-70-Reeval 05651 R8 9100 R8 9101 R8 9102 R8 - Completeness - 4-19-2024.docx



Aeron Arlin Genet, Air Pollution Control Officer







General Permit Application Form -01

Santa Barbara County Air Pollution Control District 260 N. San Antonio Road, Suite A Santa Barbara, CA 93110-1315

1. A	APPLICATION T	YPE (check all that ap	pply):				
	Authority to Construct (ATC) Transfer of Owner/Operator (use Form -01T)						
	Permit to Operate (PTO)			ission Reduction Credi	ts		
	☐ ATC Modification			☐ Increase in Production Rate or Throughput			
	☐ PTO Modification			crease in Production Ra	ate or Throughput		
	Other (Speci	fy)					
	Previous ATC/P	TO Number (if known)	PTO 5651				
	Are Title 5 Minor Modification Forms Attached? (this applies to Title 5 sources only and applies to a application types except ATCs and Emission Reduction Credits). Complete Title 5 Form -1302 A1/A B, and M. Complete Title 5 Form -1302 C1/C2, D1/D2, E1/E2, F1/F2, G1/G2 as appropriate. http://www.ourair.org/wp-content/uploads/t5-forms.pdf						
	Mail the complet	ed application to the A	PCD's Engineering	g Division at the addre	ss listed above.		
3.]	A \$420 application filing fee must be included with each application. The application filing fee is COLA-adjusted every July 1st. Please ensure you are remitting the correct current fee (the current fee schedule is available on the APCD's webpage at: http://www.ourair.org/district-fees). This filing fee will not be refunded or applied to any subsequent application. Payment may also be made by credit card by using the Credit Card Authorization Form at the end of this application. 3. IS YOUR PROJECT'S PROPERTY BOUNDARY LOCATED OR PROPOSED TO BE LOCATED WITHIN 1,000 FEET FROM THE OUTER BOUNDARY OF A SCHOOL? If yes, and the project results in an emissions increase, submit a completed Form -03 (School Summary Form) http://www.ourair.org/wp-content/uploads/apcd-03.pdf Yes No						
If yes, provide the name of school(s)							
	Address of school	ol(s)					
	City			Zip Code			
	4. DOES YOUR APPLICATION CONTAIN CONFIDENTIAL INFORMATION? Yes No If yes, please submit with a redacted duplicate application which shall be a public document. In order to be protected from disclosure to the public, all information claimed as confidential shall be submitted in accordance with APCD Policy & Procedure 6100-020 (Handling of Confidential Information): http://www.ourair.org/wp-content/uploads/6100-020.pdf , and meet the criteria of CA Govt Code Sec 6254.7. Failure to follow required procedures for submitting confidential information, or to declare it as confidential at the time of application, shall be deemed a waiver by the applicant of the right to protect such information from public disclosure. Note: Part 70 permit applications may contain confidential information in accordance with the above procedures, however, the content of the permit documents must be public (no redactions).						
		FOR APCD	USE ONLY		DATE STAMP		
	FID	1482	Permit No.	PT-70/Reeval 565			
	Project Name	Las Flores Cany	on on	•	Rec'vd 3/18/2024		
	Filing Fee			202.E? YES / NO]		

CC #5983 Stephanie B Katers

5. COMPANY/CONTACT INFORMATION:

Owner Info	• Yes • No Use as E	Billing Contact?				
Company Name	Sable Offshore Corp.					
Doing Business As	Doing Business As					
Contact Name	Trent Fontenot	Position/Title Director - Operations				
Mailing Address	Mailing Address 12000 Calle Real					
City Goleta		State CA Zip Code 93117				
Telephone 805-567-9501 Cell 832-444-4114 Email tfontenot@sableoffshore.com						
Operator Info ○ Yes ○ No Use as Billing Contact?						
Company Name						
Doing Business As						
Contact Name		Position/Title				
Mailing Address						
City		State Zip Code				
Telephone	Cell	Email				
Authorized Agent In	Yes No Use as E	Billing Contact?				
Company Name						
Doing Business As						
Contact Name		Position/Title				
Mailing Address						
City		State Zip Code				
Telephone	Cell	Email				
	ication is not submitted by the owner/operator. Condf). Owner/Operator information above is still req	mplete APCD Form -01A (http://www.ourair.org/wp-uired.				
SEND PERMITTIN	G CORRESPONDENCE TO (check all	that apply):				
⊠ Owner	○ Operator	⊠ Operator				
☐ Authorized A	gent Other (attach mail	ing information)				

APCD - 01 (01/30/2020) Page 2 of 6

QUIPMENT LOCATION (Address):				
Specify the street address of the propelease specify the location by cross st					
Equipment Address 12000 Calle R	eal				
City Goleta		State CA	Zip Code 9	3117	
Work Site Phone 8055679543					
C Incorporated (within city limits)	Unincorporat	ed (outside city limits)	Used at Va	rious Locatio	ns
Assessors Parcel No(s):					
OJECT DESCRIPTION:					
Describe the equipment to be constructed ended):	d, modified and/or o	operated or the desired cha	inge in the existin	g permit. Atta	ch a separate p
Re-evaluation and renewal of Part 70 PT	O 5651				
		TIED I EAD AGENOX	Y PERMIT FO	K THE PKO	
		HER LEAD AGENCY 'es No			JECI
O YOU REQUIRE A LAND USE IT ESCRIBED IN THIS APPLICATION. A. If yes, please provide the following it	ON?: OY				JECI
ESCRIBED IN THIS APPLICATION	ON?: OY			one#	
ESCRIBED IN THIS APPLICATION A. If yes, please provide the following in	ON?: OY	es • No			Permit Dat
A. If yes, please provide the following i Agency Name	ON?: OY	Yes • No Permit #	Ph	one#	Permit Dat
A. If yes , please provide the following in	ON?: Y nformation ney that has the prin-	Permit #	Photographic Photo	one #	Permit Dat
A. If yes, please provide the following is Agency Name * The lead agency is the public agence responsible for determining whether review and environmental document	on?: Y Information They that has the print the project will have a will be necessary.	Permit # cipal discretionary authorice a significant effect on the	Photo approve a proper environment an	one # roject. The lead	Permit Date of the second of t
* The lead agency is the public ager responsible for determining whether review and environmental document rather than the Air Pollution Control	oney that has the print the project will have will be necessary.	Permit # cipal discretionary authori e a significant effect on th The lead agency will norm	ty to approve a pre environment annally be a city or o	one # roject. The lead d determines we	Permit Dat
* The lead agency is the public ager responsible for determining whether review and environmental document rather than the Air Pollution Control B. If yes, has the lead agency permit app	oney that has the print the project will have will be necessary.	Permit # cipal discretionary authori e a significant effect on th The lead agency will norm	ty to approve a pre environment annally be a city or o	one # roject. The lead d determines we	Permit Dat
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6. GENERAL NATURE OF BUSINESS OR AGENCY:

Page 3 of 6

PROJ	JECT STATUS:					
A. D	Date of Equipment Installation	N/A				
equ		Violation (NOV) for not obtaining a perm we you installed this equipment without th ole per Rule 210.			C Yes	(● No
C. Is	this application being submitted	due to the loss of a Rule 202 exemption?		(C Yes	€ No
		multiple phases? If yes, attach a separate ding the associated timing, equipment and		ne nature and (C Yes	⑥ No
	this application also for a change orm -01T.	e of owner/operator? If yes, please also in	clude a complet	ed APCD	C Yes	€ No
APPL	ICANT/PREPARER STAT	TEMENT:				
operat require	or or an authorized agent (contra ed).	on also must sign the permit application. The actor/consultant) working on behalf of the on 42303.5 that all information contained	owner/operator	(an Authorized	Agent F	orm -01A
< T						
	Latrue Eurone	in		3/15/2024		
	Signa	ture of application preparer		Dat	ie	
	Patri	ce Surmeier	Sable Offsho	re Corp.		
	Print name of	application preparer	Eı	mployer name		
APPL:	remitting the current fee.) As	heck all that apply) \$420. The application filing fee is COLA a convenience to applicants, the APCD w omplete the attached Credit Card Authorize	ill accept credit	card payments.	If you w	rish to use
\boxtimes	Existing permitted sources mathis box. Please deduct the fi	ay request that the filing fee be deducted f	rom their curren	t reimbursable o	deposits	by checkir
		er/Operator) attached if this application al rent permit. http://www.ourair.org/wp-co			and/or o	perator sta
		<i>form</i>) attached if the project's property bouresults in an emissions increase. http://w				
	APCD's General APCD Infor	PCD for processing the application as ide mation Requirements List (http://www.sbe ummary Forms (http://www.ourair.org/pc	capcd.org/eng/dl	l/other/gen-info.	.pdf), and	d any of th
		*Form) attached if this application was pre.g., contractor or consultant). This form s/apcd-01a.pdf				
		nitted according to APCD Policy & Proce er of right to claim information as confide		(Failure to follo	ow Polic	y and

13. NOTICE OF CERTIFICATION:

All applicants must complete the following Notice of Certification. This certification must be signed by the Authorized Company Representative representing the owner/operator. Signatures by Authorized Agents will not be accepted.

NOTICE of CERTIFICATION

I, Trent Fontenot	, am employed by or represent	
Type or Print Name of Authorized Company Representative		

Type or Print Name of Business, Corporation, Company, Individual, or Agency

(hereinafter referred to as the applicant), and certify pursuant to H&SC Section 42303.5 that all information contained herein and information submitted with this application is true and correct and the equipment listed herein complies or can be expected to comply with said rules and regulations when operated in the manner and under the circumstances proposed. If the project fees are required to be funded by the cost reimbursement basis, as the responsible person, I agree that I will pay the Santa Barbara County Air Pollution Control District the actual recorded cost, plus administrative cost, incurred by the APCD in the processing of the application within 30 days of the billing date. If I withdraw my application, I further understand that I shall inform the APCD in writing and I will be charged for all costs incurred through closure of the APCD files on the project.

For applications submitted for Authority to Construct, modifications to existing Authority to Construct, and Authority to Construct/Permit to Operate permits, I hereby certify that all major stationary sources in the state and all stationary sources in the air basin which are owned or operated by the applicant, or by an entity controlling, controlled by, or under common control with the applicant, are in compliance, or are on approved schedule for compliance with all applicable emission limitations and standards under the Clean Air Act (42 USC 7401 et seq.) and all applicable emission limitations and standards which are part of the State Implementation Plan approved by the Environmental Protection Agency.

Completed By:	Patrice Surmeier		Title:	Sr. Regula	atory & Compliance Supervisor
Date:	3/15/2024	1	Phone:		805-567-9503
Signature of Aut	horized Company Representative	5	J.		

PLEASE NOTE THAT FAILURE TO COMPLETELY PROVIDE ALL REQUIRED INFORMATION OR FEES WILL RESULT IN YOUR APPLICATION BEING RETURNED OR DEEMED INCOMPLETE.

STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution Control D	District					
COMPANY NAME: Sable Offshore Corp.						
➤ APCD USE ONLY <	APCD IDS Processing ID:					
Application #:	Date Application Received:					
Application Filing Fee*:	Date Application Deemed Complete:					
I. SOURCE IDENTIFICATION						
1. Source Name: Sable – Las Flores Canyon	(LFC)					
2. Four digit SIC Code: 1311 US	SEPA AIRS Plant ID (for APCD use only):					
3. Parent Company (if different than Source Name): Sa	able Offshore Corp.					
4. Mailing Address of Responsible Official: 12000 Cal	4. Mailing Address of Responsible Official: 12000 Calle Real, Goleta, CA 93117					
5. Street Address of Source Location (include Zip Cod						
6. UTM Coordinates (if required) (see instructions):						
7. Source located within: 50 miles of the state li	ine [] Yes [X] No					
50 miles of a Native American Nation	[] Yes [] No [X] Not Applicable					
	ole Ownership [] Government					
	ility Company					
9. Legal Owner's Name: Sable Offshore Corp.	nty Company					
10. Owner's Agent Name (if any): NA	A Title: Telephone #:					
• • • • • • • • • • • • • • • • • • • •	Ī					
11. Responsible Official: Trent Fontenot Title: Dire	ector - Operations Telephone #: (803) 367-9301					
12. Plant Site Manager/Contact: Trent Fontenot Title: Director - Operations Telephone #: (805) 567-9501						
13. Type of facility: Oil and Gas Processing Facility						
14. General description of processes/products: See Section 2 of Part 70 PTOs 5651						
15. Does your facility store, or otherwise handle, greate	er than threshold quantities of any substance on the Section 112(r) List of					
Substances and their Thresholds (see Attachment A)?	[X] Yes [] No <u>The facility is not subject to the RMP during the</u>					
preservation period and notified the EPA of de-registra	<u>tion on March 22, 2017</u> .					
16. Is a Federal Risk Management Plan [pursuant to Se	ection 112(r)] required? [] Not Applicable [X] Yes [] No					
(If yes, attach verification that Risk Management Plan is Management Plan submittal.) * Applications submitted without a filing fee will be returned.	s registered with appropriate agency or description of status of Risk ed to the applicant immediately as "improper" submittals					

SBC APCD (4.03.06) Page ______ of ____

STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD:		➤ APCD USE ONLY <			
Santa Barbara County Air Pollution Control District		APCD IDS Processing ID:			
COMPANY NAME: Sable Offshore Corp.	so	URCE NAME: Sable – LFC			
II. TYPE OF PERMIT ACTION					
		CURRENT PERMIT (permit number)	EXPIRATION (date)		
☐ Initial SBCAPCD's Regulation XIII Application					
X Permit Renewal		5651			
☐ Significant Permit Revision*					
☐ Minor Permit Revision*					
☐ Administrative Amendment					
III. DESCRIPTION OF PERMIT ACTION 1. Does the permit action requested involve: a: [] Portable Source [] Voluntary Emissions Caps [] Acid Rain Source [] Alternative Operating Scenarios [] Source Subject to MACT Requirements [Section 112] b: [X] None of the options in 1.a. are applicable 2. Is source operating under a Title V Program Compliance Schedule? [] Yes [X] No					
3. For permit modifications, provide a general description of the proposed permit modification:					
This application is being submitted for permit re-evaluation and renewal for Part 70 PTO 5651.					
*Requires APCD-approved NSR permit prior to a permit revision submittal					

SBC APCD (4.03.06) Page ______ of ____

CERTIFICATION STATEMENT (Form 1302-M)

➤ APCD USE ONLY < APCD IDS PROCESSING ID:			
SOURCE NAME: Sable – LFC			
ments that are part of your application. If the application contains for lentify these attachments in the blank space provided below. Review ments that need to be included in a complete application.			
Attachments included with application			
Description of Operating ScenariosSample emission calculationsFugitive emission estimatesList of Applicable requirementsDiscussion of units out of compliance with applicable federal requirements and, if required, submit a schedule of ComplianceFacility schematic showing emission pointsNSR PermitPSD PermitCompliance Assurance monitoring protocolsRisk management verification per 112(r)			
n and belief formed after reasonable inquiry, that the informations and attachments identified above, are true, accurate, and ed in SBCAPCD's Regulation XIII, Rule 1301 or USEPA's 40 CF			
Date 3/15/2024			

CERTIFICATION STATEMENT (Form 1302-M continued)

APCD:	➤ APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: Sable Offshore Corp.	SOURCE NAME: Sable – LFC

List Other Forms or Attachments (cont.)

SBC APCD (4.03.06) Page ______ of ____

TOTAL STATIONARY SOURCE EMISSIONS (Form 1302-B)

APCD:	➤ APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Sable Offshore Corp.	SOURCE NAME: Sable- LFC

I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario:

POLLUTANT * (name)	EMISSIONS (tons per year)	PRE-MODIFICATION EMISSIONS (tons per year)	EMISSIONS CHANGE (tons per year)
No change is	emissions requested for this renewa	l application	

^{*} Emissions for all pollutants for which the source is major and for all NSPS/MACT-regulated air pollutants must be reported. HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

SBC APCD (4.03.06) Page _____ of ____

EXEMPT EMISSIONS UNITS (Form 1302-H)

APCD:	➤ APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Sable Offshore Corp.	SOURCE NAME: Sable- LFC
Are you claiming any emitting activities to be insign	nificant? (See definition at bottom of page)

I. ACTIVITIES CLAIMED TO BE INSIGNIFICANT (Attach supporting calculations)

Activity	Description of Activity/Emission Units	Potential to Emit for each Pollutant
See existing insignificant a	ctivity list/discussion in current permit. Table !	.9 - Estimate Exempt Emissions

Insignificant activities are defined in APCD Rule 1301 (definitions). For an activity to be considered insignificant emissions cannot exceed 2 tons per year potential to emit (PTE) any criteria pollutants, and 0.5 tons per year for any regulated HAP.

Note: Insignificant activities are not exempt from Part 70 requirements/permits.

SBC APCD (4.03.06) Page _____ of ____

COMPLIANCE PLAN (Form 1302-I1)

APCD:	➤ APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Sable Offshore Corp.	SOURCE NAME: Sable- LFC

I. PROCEDURE FOR USING FORM 1302-I

This form shall be submitted as part of the SBCAPCD's Regulation XIII Application. The Responsible Official shall identify the applicable federal requirement(s) to which the source is subject. In the Compliance Plan (Form 1302-I), a Responsible Official shall identify whether the source identified in the SBCAPCD's Regulation XIII Application currently operates in compliance with all applicable federal requirements.

II. APPLICABLE FEDERAL REQUIREMENTS

Applicable Feder	ral Requirement ¹	Affected Emission Unit	In compliance?	Effective
Regulatory Reference ²	Regulation Title ²		(yes/no/exempt ³)	Date ⁴
See Section 3 of existing P	art 70 PTO 5651			
40 CFR Part 63 Subpart ZZZZ		Emergency electrical generator engines Firewater Pumps	Yes	3/9/2011
40 CFR 60 Supart 0000	NSPS for Crude Oil and Natural Gas Production, Transmissions and Distribution	Compressors, Storage Vessels and Sweetening Unit	Yes	8/16/2012
40 CFR 63 Subpart HH	NESHAP from Oil and Natural Gas Production Facilities	Ancillary Equipment	Yes	8/16/2012

- 1 Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.
- 2 Regulatory Reference is the abbreviated citation (e.g. 40 CFR 60 Subpart OOO, APCD Rule 325.H) and Title is the prosaic title (e.g. NSPS Standards of Performance for Nonmetallic Mineral Processing Plants, Crude Oil Production and Separation, Inspection)
- 3 If exempt from applicable federal requirement, include explanation for exemption.
- 4 Indicate the date during the permit term that the applicable federal requirement will become effective for the emission unit.

Other Applicable Federal Requirements ⁵	Affected Emission Unit	In compliance?	Effective Date
See existing Part 70 PTO 5651	See Permit	Yes	April 2018

⁵ All environmentally significant permit conditions -- such as emission, operation, and throughput limitations or compliance monitoring conditions associated with such limitations -- listed in all authority to construct (ATC) permits issued to the Part 70 source are also applicable requirements.

SBC APCD (4.03.06) Page _____ of ____

^{***} If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-I1" appear on each page. ***

COMPLIANCE PLAN (Form 1302-I2)

➤ APCD USE ONLY <
APCD IDS Processing ID: Sable- LFC
SOURCE NAME: Sable- LFC

III. COMPLIANCE CERTIFICATION

Under penalty of perjury, I certify the following:

Based on information and belief formed after reasonable inquiry, the source identified in this application will continue to comply with the applicable federal requirement(s) with which the source is in compliance identified in form 1302-I1;

Based on information and belief formed after reasonable inquiry, the source identified in this application will comply with the future-effective applicable federal requirement(s) identified in form 1302-I1, on a timely basis¹;

Based on information and belief formed after reasonable inquiry, the source identified in this application is not in compliance with the applicable federal requirement(s), identified in form 1302-I1, and I have attached a compliance plan schedule.²

Signature of Responsible Official

5 March 2024

Date

- 1. Unless a more detailed schedule is expressly required by the applicable federal requirement.
- 2. At the time of expected permit issuance, if the source expects to be out of compliance with an applicable federal requirement, the applicant is required to provide a compliance schedule with this application, with the following exception. A source which is operating under a variance that is effective for less than 90 days need not submit a Compliance Schedule. For sources operating under a variance, which is in effect for more than 90 days, the Compliance Schedule is the schedule that was approved as part of the variance granted by the hearing board.

The compliance schedule shall contain a schedule of remedial measures, including an enforceable sequence of actions with milestones, leading to compliance with this applicable federal requirement. For sources operating under a variance, the compliance schedule is part of the variance granted by the hearing board. The compliance schedule shall resemble, and be at least as stringent as that contained in any judicial consent decree or administrative order to which the source is subject. For sources not operating under a variance, consult the Air Pollution Control Officer regarding procedures for obtaining a compliance schedule.