

# Relative Accuracy Test Audit

Marathon Petroleum Company LP

Detroit Refinery in Detroit, Michigan

on the

**East Plant Fuel Gas** 

subject to
Permit No. MI-ROP-A9831-2012c
&
40 CFR Part 60, Appendix F



Test Date: October 10, 2023 Erthwrks Project No. 9284.1.D1









# **Endorsement Page**

This report was developed in accordance with the requirements designated in the applicable regulatory permit(s) and or regulatory rules. To the best of my knowledge the techniques, instrumentation, and calculations presented in this report will serve to accurately and efficiently detail the results of the test campaign requirements.

Name:	Luke Morrison
Title:	Project Manager
Signatur	· / //

Erthwrks, Inc.

This report has been reviewed for accuracy and completeness. The actions presented in this report are, to the best of my knowledge, an accurate representation of the results and findings of the test campaign. Erthwrks, Inc. operates in conformance with the requirements on ASTM D7036-04 Standard Practice for Competence of Air Emission Testing Bodies and is accredited as such by the Stack Testing Accreditation Council (STAC) and the American Association for Laboratory Accreditation (A2LA).

# Erthwrks, Inc. Name: Jason Dunn Title: QA Specialist Signature: J



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### 1.0 INTRODUCTION

#### 1.1 Identification, location and dates of tests

Erthwrks, Inc. was contracted to conduct a relative accuracy test audit (RATA) on the hydrogen sulfide (H<sub>2</sub>S) continuous emissions monitoring system (CEMS) associated with the East Plant Fuel Gas in operation at the Detroit Refinery, located in Detroit, Michigan. The RATA test was conducted on October 10, 2023.

# 1.2 Purpose of Testing

This RATA was conducted to demonstrate the accuracy and reliability of the CEMS monitor installed for the East Plant Fuel Gas used to demonstrate the continuous emission compliance of the unit. All testing and audit procedures were conducted in accordance with the requirements set forth in 40 CFR, Part 60, Appendix B and F, which defines the CEMS performance specifications and testing procedures.

#### 1.3 Contact Information

#### Marathon Petroleum Company LP

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#### **Facility Location:**

1300 South Fort Street Detroit, MI 48217



# 2.0 SUMMARY OF RESULTS

Table 2.1: East Plant Fuel Gas RATA Results

Pollutant	Performance	Relative	Applicable	Pass/Fail
Measured	Specification	Accuracy	Limit	
H <sub>2</sub> S	Performance Spec. 7	4.45% RA <sub>AS</sub>	<10%	Pass

#### 3.0 SOURCE DESCRIPTION

# 3.1 Description of the process

The fuel system is equipped with an H<sub>2</sub>S monitoring system as required by the refinery Title V Permit and associated State and Federal regulations.

**Table 3.1 East Plant Fuel Gas CEMS Description** 

Pollutant	Analyzer	Analyzer	Detection	Serial Number		
Measured	Manufacturer	Model	Principle			
$H_2S$	Siemens	Maxum II	Gas Chromatography	HOU 3008065259-0010		

# 3.2 Applicable permit and source designation

The Detroit Refinery operates the East Plant Fuel Gas monitoring system under Permit No. MI-ROP-A9831-2012c, 40 CFR Part 60 Subpart Ja, and the CEMS quality assurance procedures delineated in the 40 CFR Part 60, Appendix F. Under these regulations, the Detroit Refinery is required to conduct an annual RATA to demonstrate the relative accuracy of the CEMS associated with this unit.



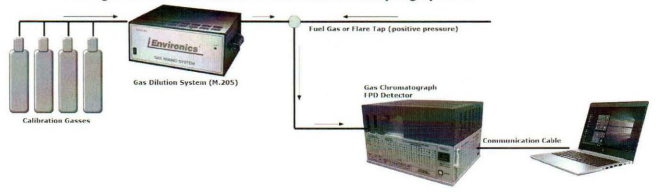
# 4.0 SAMPLING AND ANALYTICAL PROCEDURES

Erthwrks completed this CEMS audit project utilizing all applicable test methods specified in the USEPA Title 40 CFR Part 60, Appendix A and B. Specifically, this emission testing program entailed the execution of the 40 CFR Part 60, Appendix B, Performance Specifications 7. These documents define the specifications and test procedures for H<sub>2</sub>S CEMS. The RATA required by these regulations was conducted utilizing a mobile emission testing laboratory.

#### 4.1 Gaseous Sampling – H<sub>2</sub>S

The analysis of the sample stream was conducted following all procedures as specified in USEPA Method 15. For this, Erthwrks utilized an SRI Model 8610 Gas Chromatograph (GC) equipped with an FPD detector. This instrumentation is able to separate and analyze separately each individual component. Three calibration gas concentrations, using a calibration gas dilution system, were sent to the GC and analyzed in triplicate. These triplicate values where recorded and averaged. A graphical plot of concentration versus the calibration area values was created and used to calculate the concentration of the sample. All data from this analysis and all raw gas chromatograph shots are found in Attachment B. Post-test analysis of the mid-calibration standard was performed and found to be within 5% of the original curve, therefore no additional quality assurance measurements were necessary. EPA Method 205 was utilized to dilute the H<sub>2</sub>S calibration gas.

The figure below summarizes the Erthwrks GC Sampling System:



#### 4.2 RATA Procedures

The RATA test is a direct comparison of the CEMS monitoring data with that data collected from an independently operated EPA reference method tests for each pollutant, following all the quality assurance and quality control procedures as required in the particular method. As required by the RATA test procedures, a minimum of nine (9) EPA reference method tests were conducted for each pollutant monitored by the CEMS system. Each of these test runs were conducted for a minimum duration of thirty (30) minutes. The results of these reference method tests were compared to CEMS measurement data from the



facility data acquisition and handling system (DAHS) from the same time periods to determine the relative accuracy of the CEMS. The results of the RATA test are considered acceptable if the calculated relative accuracy when compared directly to the reference method does not exceed 20.0%. Alternatively, for affected units where the average of the reference method measurements is less than 50 percent of the emission standard, as in this case, the relative accuracy should not exceed 10% with respect to the applicable standard.

# 4.3 Discussion of sampling procedure or operational variances

Erthwrks, Inc. conducted the emission testing with no sampling or procedural variances. The East Plant Fuel Gas operated with no operational variances.



Attachment A Detailed Results of Emission Test

# Erthwrks Relative Accuracy Test Audit—H<sub>2</sub>S RATA Performance Specification 7

EP FG	H <sub>2</sub> S RATAPerformance Specification 7
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Test Run	Run 1	Run 2	Run 3	Run 4	Run 5	Run 6	Run 7	Run 8	Run 9	Run 10	Run 11	Run 12
Date	10/10/2023	10/10/2023	10/10/2023	10/10/2023	10/10/2023	10/10/2023	10/10/2023	10/10/2023	10/10/2023	10/10/2023	10/10/2023	10/10/2023
Start Time	16:01	16:31	17:01	17:31	18:01	18:31	19:01	19:31	20:01	20:31	21:01	21:31
End Time	16:31	17:01	17:31	18:01	18:31	19:01	19:31	20:01	20:31	21:01	21:31	22:01
RM H <sub>2</sub> S (ppmvw)	8.00	8.25	7.97	7.93	7.89	7.88	7.95	7.90	8.02	8.03	8.13	8.13
CEMS H <sub>2</sub> S (ppmvw)	0.97	0.95	0.89	0.46	0.78	1.65	1.69	1.34	1.17	1.58	0.36	1.23
Abs. Diff.	7.03	7.30	7.08	7.47	7.11	6.23	6.26	6.56	6.85	6.45	7.77	6.90
Accept or Reject	Accept	Reject	Reject	Reject								

Applicable Standard (ppmv)
Mean of the Difference ( $d_{avg}$ )
Standard Deviation ( $S_d$ )
Confidence Coefficient (CC)
Relative Accuracy via AS,  $RA_{AS}$ 

162 6.88 0.44 0.34 4.45%

← Pass

<sup>\*</sup>RA RM (Reference Method) must be less than 20%, or

<sup>†</sup>RA 45 (Applicable Standard) must be less then 10%

Attachment B Calibration, QAQC, and Raw Data