MICHIGAN DEPARTMENT OF ENVIRONMENT, GREAT LAKES, AND ENERGY AIR QUALITY DIVISION

January 20, 2023

PERMIT TO INSTALL 11-23

ISSUED TO Mobex Global, Inc.

LOCATED AT 14638 Apple Drive Fruitport, Michigan 49415

IN THE COUNTY OF Muskegon

STATE REGISTRATION NUMBER B6261

The Air Quality Division has approved this Permit to Install, pursuant to the delegation of authority from the Michigan Department of Environment, Great Lakes, and Energy. This permit is hereby issued in accordance with and subject to Section 5505(1) of Article II, Chapter I, Part 55, Air Pollution Control, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended. Pursuant to Air Pollution Control Rule 336.1201(1), this permit constitutes the permittee's authority to install the identified emission unit(s) in accordance with all administrative rules of the Department and the attached conditions. Operation of the emission unit(s) identified in this Permit to Install is allowed pursuant to Rule 336.1201(6).

December 21, 2022				
January 20, 2023	SIGNATURE:			
DATE PERMIT VOIDED:	SIGNATURE:			
DATE PERMIT REVOKED:	SIGNATURE:			

PERMIT TO INSTALL

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COMMON ACRONYMS

AQD Air Quality Division

BACT Best Available Control Technology

CAA Clean Air Act

CAM Compliance Assurance Monitoring
CEMS Continuous Emission Monitoring System

CFR Code of Federal Regulations

COMS Continuous Opacity Monitoring System

Department/department/EGLE Michigan Department of Environment, Great Lakes, and Energy

EU Emission Unit FG Flexible Group

GACS Gallons of Applied Coating Solids

GC General Condition
GHGs Greenhouse Gases

HVLP High Volume Low Pressure*

ID Identification

IRSLInitial Risk Screening LevelITSLInitial Threshold Screening LevelLAERLowest Achievable Emission RateMACTMaximum Achievable Control TechnologyMAERSMichigan Air Emissions Reporting System

MAP Malfunction Abatement Plan MSDS Material Safety Data Sheet

NA Not Applicable

NAAQS National Ambient Air Quality Standards

NESHAP National Emission Standard for Hazardous Air Pollutants

NSPS New Source Performance Standards

NSR New Source Review
PS Performance Specification

PSD Prevention of Significant Deterioration

PTE Permanent Total Enclosure

PTI Permit to Install

RACT Reasonable Available Control Technology

ROP Renewable Operating Permit

SC Special Condition

SCR Selective Catalytic Reduction SNCR Selective Non-Catalytic Reduction

SRN State Registration Number

TBD To Be Determined

TEQ Toxicity Equivalence Quotient

USEPA/EPA United States Environmental Protection Agency

VE Visible Emissions

^{*}For HVLP applicators, the pressure measured at the gun air cap shall not exceed 10 psig.

POLLUTANT / MEASUREMENT ABBREVIATIONS

acfm Actual cubic feet per minute

BTU British Thermal Unit °C Degrees Celsius CO Carbon Monoxide

CO2e Carbon Dioxide Equivalent dscf Dry standard cubic foot dscm Dry standard cubic meter Pegrees Fahrenheit

gr Grains

HAP Hazardous Air Pollutant

Hg Mercury hr Hour

HP Horsepower Hydrogen Sulfide

kW Kilowatt

lb Pound

m Meter

mg Milligram

mm Millimeter

MM Million

MW Megawatts

NMOC Non-Methane Organic Compounds

NO_x Oxides of Nitrogen

ng Nanogram

PM Particulate Matter

PM10 Particulate Matter equal to or less than 10 microns in diameter PM2.5 Particulate Matter equal to or less than 2.5 microns in diameter

pph Pounds per hour ppm Parts per million

ppmv Parts per million by volume
ppmw Parts per million by weight
psia Pounds per square inch absolute

psig Pounds per square inch gauge

scf Standard cubic feet

sec Seconds SO₂ Sulfur Dioxide

TAC Toxic Air Contaminant

Temp Temperature THC Total Hydrocarbons

tpy Tons per year Microgram

µm Micrometer or Micron
VOC Volatile Organic Compounds

yr Year

GENERAL CONDITIONS

- 1. The process or process equipment covered by this permit shall not be reconstructed, relocated, or modified, unless a Permit to Install authorizing such action is issued by the Department, except to the extent such action is exempt from the Permit to Install requirements by any applicable rule. (R 336.1201(1))
- 2. If the installation, construction, reconstruction, relocation, or modification of the equipment for which this permit has been approved has not commenced within 18 months, or has been interrupted for 18 months, this permit shall become void unless otherwise authorized by the Department. Furthermore, the permittee or the designated authorized agent shall notify the Department via the Supervisor, Permit Section, Air Quality Division, Michigan Department of Environment, Great Lakes, and Energy, P.O. Box 30260, Lansing, Michigan 48909-7760, if it is decided not to pursue the installation, construction, reconstruction, relocation, or modification of the equipment allowed by this Permit to Install. (R 336.1201(4))
- 3. If this Permit to Install is issued for a process or process equipment located at a stationary source that is not subject to the Renewable Operating Permit program requirements pursuant to Rule 210 (R 336.1210), operation of the process or process equipment is allowed by this permit if the equipment performs in accordance with the terms and conditions of this Permit to Install. (R 336.1201(6)(b))
- 4. The Department may, after notice and opportunity for a hearing, revoke this Permit to Install if evidence indicates the process or process equipment is not performing in accordance with the terms and conditions of this permit or is violating the Department's rules or the Clean Air Act. (R 336.1201(8), Section 5510 of Act 451, PA 1994)
- 5. The terms and conditions of this Permit to Install shall apply to any person or legal entity that now or hereafter owns or operates the process or process equipment at the location authorized by this Permit to Install. If the new owner or operator submits a written request to the Department pursuant to Rule 219 and the Department approves the request, this permit will be amended to reflect the change of ownership or operational control. The request must include all of the information required by subrules (1)(a), (b), and (c) of Rule 219 and shall be sent to the District Supervisor, Air Quality Division, Michigan Department of Environment, Great Lakes, and Energy. (R 336.1219)
- 6. Operation of this equipment shall not result in the emission of an air contaminant which causes injurious effects to human health or safety, animal life, plant life of significant economic value, or property, or which causes unreasonable interference with the comfortable enjoyment of life and property. (R 336.1901)
- 7. The permittee shall provide notice of an abnormal condition, start-up, shutdown, or malfunction that results in emissions of a hazardous or toxic air pollutant which continue for more than one hour in excess of any applicable standard or limitation, or emissions of any air contaminant continuing for more than two hours in excess of an applicable standard or limitation, as required in Rule 912, to the Department. The notice shall be provided not later than two business days after start-up, shutdown, or discovery of the abnormal condition or malfunction. Written reports, if required, must be filed with the Department within 10 days after the start-up or shutdown occurred, within 10 days after the abnormal condition or malfunction has been corrected, or within 30 days of discovery of the abnormal condition or malfunction, whichever is first. The written reports shall include all of the information required in Rule 912(5). (R 336.1912)
- 8. Approval of this permit does not exempt the permittee from complying with any future applicable requirements which may be promulgated under Part 55 of 1994 PA 451, as amended or the Federal Clean Air Act.
- 9. Approval of this permit does not obviate the necessity of obtaining such permits or approvals from other units of government as required by law.

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10. Operation of this equipment may be subject to other requirements of Part 55 of 1994 PA 451, as amended and the rules promulgated thereunder.

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- 11. Except as provided in subrules (2) and (3) or unless the special conditions of the Permit to Install include an alternate opacity limit established pursuant to subrule (4) of Rule 301, the permittee shall not cause or permit to be discharged into the outer air from a process or process equipment a visible emission of density greater than the most stringent of the following. The grading of visible emissions shall be determined in accordance with Rule 303 (R 336.1303). (R 336.1301)
- a) A six-minute average of 20 percent opacity, except for one six-minute average per hour of not more than 27 percent opacity.
- b) A visible emission limit specified by an applicable federal new source performance standard.
- c) A visible emission limit specified as a condition of this Permit to Install.
- 12. Collected air contaminants shall be removed as necessary to maintain the equipment at the required operating efficiency. The collection and disposal of air contaminants shall be performed in a manner so as to minimize the introduction of contaminants to the outer air. Transport of collected air contaminants in Priority I and II areas requires the use of material handling methods specified in Rule 370(2). (R 336.1370)
- 13. The Department may require the permittee to conduct acceptable performance tests, at the permittee's expense, in accordance with Rule 1001 and Rule 1003, under any of the conditions listed in Rule 1001. (R 336.2001)

EMISSION UNIT SPECIAL CONDITIONS

EMISSION UNIT SUMMARY TABLE

The descriptions provided below are for informational purposes and do not constitute enforceable conditions.

Emission Unit ID	Emission Unit Description (Including Process Equipment & Control Device(s))	Flexible Group ID
EUPLIBRICOMM8	Plibrico Reverberatory Melting Furnace No. 8. 3 ton/hr maximum melt rate; 60,000 lb holding capacity. Natural gas-fired, 12 MMBtu/hr heat input.	FGLINED
EUPLIBRICOMM9	Plibrico Reverberatory Melting Furnace No. 9. 3 ton/hr maximum melt rate; 60,000 lb holding capacity. Natural gas-fired, 12 MMBtu/hr heat input.	FGLINED
EUCASTLINED	Casting Launder System for Line D, Four Electric Holding Furnaces and Four Electric Casting Units	FGLINED

Changes to the equipment described in this table are subject to the requirements of R 336.1201, except as allowed by R 336.1278 to R 336.1291.

FLEXIBLE GROUP SPECIAL CONDITIONS

FLEXIBLE GROUP SUMMARY TABLE

The descriptions provided below are for informational purposes and do not constitute enforceable conditions.

Flexible Group ID	Flexible Group Description	Associated Emission Unit IDs
FGLINED	Includes two natural gas-fired reverberatory furnaces to melt aluminum and associated casting line with four electric holding furnaces and four electric casting units.	EUPLIBRICOMM9,

FGLINED FLEXIBLE GROUP CONDITIONS

DESCRIPTION

Includes two natural gas-fired reverberatory furnaces to melt aluminum and associated casting line with four electric holding furnaces and four electric casting units.

Emission Unit: EUPLIBRICOMM8, EUPLIBRICOMM9, EUCASTLINED

POLLUTION CONTROL EQUIPMENT

NA

I. EMISSION LIMIT(S)

	Time Period		Monitoring /	
1 ::-		F		Underlying Applicable
				Requirements
	Hourly			R 336.1331
ton charge		EUPLIBRICOMM9		
for each EU			SC V.1,	
			SC V.2	
0.124 lb /	Hourly	EUPLIBRICOMM8,	SC II.1,	40 CFR 52.21(c) & (d)
ton charge		EUPLIBRICOMM9	SC II.3,	
for each EU			SC V.1,	
			SC V.2	
0.124 lb /	Hourly	EUPLIBRICOMM8,	SC II.1,	40 CFR 52.21(c) & (d)
ton charge		EUPLIBRICOMM9	SC II.3,	, , , ,
for each EU			SC V.1,	
			SC V.2	
0.0123 lb	Hourly	EUCASTLINED	SC II.5,	R 336.1331
/ lb flux	•		SC V.2	
0.0123 lb / lb	Hourly	EUCASTLINED	SC II.5.	40 CFR 52.21(c) & (d)
flux	,			(1)
0.0123 lb / lb	Hourly	EUCASTLINED	SC II.5,	40 CFR 52.21(c) & (d)
flux	Í			, , ,
	0.124 lb / ton charge for each EU 0.124 lb / ton charge for each EU 0.0123 lb / lb flux 0.0123 lb / lb	0.124 lb / ton charge for each EU 0.0123 lb / lb flux 0.0123 lb / lb Hourly 0.0123 lb / lb Hourly	Limit Scenario Equipment 0.124 lb / ton charge for each EU Hourly EUPLIBRICOMM8, EUPLIBRICOMM9 0.124 lb / ton charge for each EU Hourly EUPLIBRICOMM8, EUPLIBRICOMM9 0.124 lb / ton charge for each EU Hourly EUPLIBRICOMM8, EUPLIBRICOMM9 0.0123 lb / lb flux Hourly EUCASTLINED 0.0123 lb / lb flux Hourly EUCASTLINED 0.0123 lb / lb flux Hourly EUCASTLINED	Limit Scenario Equipment Method 0.124 lb / ton charge for each EU Hourly EUPLIBRICOMM8, EUPLIBRICOMM9 SC II.1, SC V.2 0.124 lb / ton charge for each EU Hourly EUPLIBRICOMM9, SC II.1, SC V.2 SC V.1, SC V.2 0.124 lb / ton charge for each EU Hourly EUPLIBRICOMM8, EUPLIBRICOMM8, SC II.1, SC V.2 SC II.1, SC V.2 0.0123 lb / lb flux Hourly EUCASTLINED SC II.5, SC V.2 0.0123 lb / lb flux Hourly EUCASTLINED SC II.5, SC V.2 0.0123 lb / lb flux Hourly EUCASTLINED SC II.5, SC V.2 0.0123 lb / lb flux Hourly EUCASTLINED SC II.5, SC V.2

II. MATERIAL LIMIT(S)

		Time Period /		Monitoring /	
		Operating		Testing	Underlying Applicable
Material	Limit	Scenario	Equipment	Method	Requirements
1. Aluminum	72 tons/day	Calendar Day	EUPLIBRICOMM8,		R 336.1331,
	for each EU		EUPLIBRICOMM9		40 CFR 52.21(c) & (d)
2. Aluminum	25,272	12-month	EUPLIBRICOMM8,	SC VI.3	R 336.1225,
	tons/yr for		EUPLIBRICOMM9		R 336.1331,
	each EU				40 CFR 52.21(c) & (d)

			Time Period / Operating		Monitoring / Testing	Underlying Applicable
	Material	Limit	Scenario	Equipment	Method	Requirements
3.	Total flux	70 lb/day for each EU	Calendar Day	EUPLIBRICOMM8, EUPLIBRICOMM9	SC VI.2	R 336.1225, R 336.1331, 40 CFR 52.21(c) & (d)
4.	Fluorinated flux	20 lb/day (included in total flux) for each EU	Calendar Day	EUPLIBRICOMM8, EUPLIBRICOMM9	SC VI.2	R 336.1225, R 336.1331, 40 CFR 52.21(c) & (d)
5.	Total flux	260 lb/day	Calendar Day	EUCASTLINED	SC VI.2	R 336.1225, R 336.1331, 40 CFR 52.21(c) & (d)
6.	Fluorinated flux	60 lb/day (included in total flux)	Calendar Day	EUCASTLINED	SC VI.2	R 336.1225, R 336.1331, 40 CFR 52.21(c) & (d)

- 7. The permittee shall not melt in FGLINED any material other than clean charge, or internal scrap, as defined by 40 CFR Part 63, Subpart RRR. This condition is necessary to avoid requirements of 40 CFR Part 63, Subpart RRR, National Emission Standards for Secondary Aluminum Production. (R 336.1224, R 336.1225, 40 CFR Part 63, Subpart RRR)
- 8. The permittee shall only burn pipeline quality natural gas in the burners within FGLINED. (R 336.1225, R 336.1301, R 336.1331, 40 CFR 52.21(c) & (d))

III. PROCESS/OPERATIONAL RESTRICTION(S)

- 1. The permittee shall not pour from EUPLIBRICOMM8 and EUPLIBRICOMM9 simultaneously into EUCASTLINED. (R 336.1225, R 336.1331, 40 CFR 52.21(c) & (d))
- 2. The permittee shall not flux in EUPLIBRICOMM8, EUPLIBRICOMM9, or EUCASTLINED simultaneously. (R 336.1225, R 336.1331, 40 CFR 52.21(c) & (d))

IV. DESIGN/EQUIPMENT PARAMETER(S)

NA

V. TESTING/SAMPLING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

1. Within 60 days after achieving the maximum production rate, but not later than 180 days after commencement of trial operation, the permittee shall verify PM, PM10, and PM2.5 emission factors used to calculate emissions from either EUPLIBRICOMM8 or EUPLIBRICOMM9, by testing at the owner's expense, in accordance with Department requirements. After a test has been conducted, any resulting increase in an emission factor shall be implemented to calculate PM, PM10, and PM2.5. Testing shall be performed using an approved EPA Method listed in:

Pollutant	Test Method Reference
PM	40 CFR Part 60, Appendix A; Part 10 of the Michigan Air Pollution Control Rules
PM10 / PM2.5	40 CFR Part 51, Appendix M

An alternate method, or a modification to the approved EPA Method, may be specified in an AQD approved Test Protocol. No less than 60 days prior to testing, the permittee shall submit a complete test plan to the AQD Technical Programs Unit and District Office. The AQD must approve the final plan prior to testing, including any modifications to the method in the test protocol that are proposed after initial submittal. The permittee must submit a complete report of the test results to the AQD Technical Programs Unit and District

Office within 60 days following the last date of the test. (R 336.1331, R 336.2001, R 336.2003, R 336.2004, 40 CFR 52.21(c) & (d))

2. Upon request from the AQD Supervisor, the permittee shall verify PM, PM10, and/or PM2.5 emission rates from EUPLIBRICOMM8, EUPLIBRICOMM9, and EUCASTLINED by testing at the owner's expense, in accordance with Department requirements. Testing shall be performed using an approved EPA Method listed in:

Pollutant	Test Method Reference
PM	40 CFR Part 60, Appendix A; Part 10 of the Michigan Air Pollution Control Rules
PM10 / PM2.5	40 CFR Part 51, Appendix M

An alternate method, or a modification to the approved EPA Method, may be specified in an AQD approved Test Protocol. No less than 30 days prior to testing, the permittee shall submit a complete test plan to the AQD Technical Programs Unit and District Office. The AQD must approve the final plan prior to testing, including any modifications to the method in the test protocol that are proposed after initial submittal. The permittee must submit a complete report of the test results to the AQD Technical Programs Unit and District Office within 60 days following the last date of the test. (R 336.1224, R 336.1225, R 336.2001, R 336.2003, R 336.2004, 40 CFR 52.21(c) & (d))

VI. MONITORING/RECORDKEEPING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

- 1. The permittee shall complete all required calculations in a format acceptable to the AQD District Supervisor by the last day of the calendar month, for the previous calendar month, unless otherwise specified in any monitoring/recordkeeping special condition. (R 336.1702(a), 40 CFR 52.21(c) & (d))
- 2. The permittee shall keep, in a satisfactory manner, daily records of the weight and description of all charge materials and fluxing materials or agents added to each emission unit within FGLINED. The permittee shall keep all records on file at the facility and make them available to the Department upon request. (R 336.1225, 40 CFR 52.21(c) & (d))
- 3. The permittee shall keep, in a satisfactory manner, monthly and 12-month rolling time period records of the weight and description of all charge materials added to each EUPLIBRICOMM8 and EUPLIBRICOMM9. The permittee shall keep all records on file at the facility and make them available to the Department upon request. (R 336.1225, R 336.1331, 40 CFR 52.21(c) & (d))

VII. REPORTING

1. Within 30 days after completion of the installation, construction, reconstruction, relocation, or modification authorized by this Permit to Install, the permittee or the authorized agent pursuant to Rule 204, shall notify the AQD District Supervisor, in writing, of the completion of the activity. Completion of the installation, construction, reconstruction, relocation, or modification is considered to occur not later than commencement of trial operation of FGLINED. (R 336.1201(7)(a))

VIII. STACK/VENT RESTRICTION(S)

The exhaust gases from the stacks listed in the table below shall be discharged unobstructed vertically upwards to the ambient air unless otherwise noted:

Stack & Vent ID	Maximum Exhaust Diameter / Dimensions (inches)	Minimum Height Above Ground (feet)	Underlying Applicable Requirements
1. SVPLIBR8	42	74	40 CFR 52.21(c) & (d)

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Stack & Vent ID	Maximum Exhaust Diameter / Dimensions (inches)	Minimum Height Above Ground (feet)	Underlying Applicable Requirements
2. SVPLIBR9	42	74	40 CFR 52.21(c) & (d)
3. SVD1	42	32	40 CFR 52.21(c) & (d)
4. SVD2	42	32	40 CFR 52.21(c) & (d)

IX. OTHER REQUIREMENT(S)

NA