

Nevada Division of Environmental Protection-Bureau of Air Quality Planning (NDEP-BAQP) BART Determination Review of Nevada Energy's Tracy Generating Station Units 1, 2 and 3

BOLD text below identifies the Guidelines for BART Determinations under the Regional Haze Rule in Appendix Y of 40 CFR 51

Background

A BART analysis was completed by CH2M HILL at the request of Nevada Energy (NVE) for Units 1, 2 and 3 at the Tracy Generating Station (Tracy) dated October 3, 2008. Tracy consists of three BART eligible units with a generating capacity of 251 megawatts, of which Unit 1 is 55MW, Unit 2 is 83MW and Unit 3 is 113 MW. The Title V permit allows burning pipeline quality natural gas (PNG) or blended residual (No. 2 and No. 6 and non-PCB mineral oil) fuel oil. In completing the BART analysis, technology alternatives were investigated and potential reductions in NO_x, SO₂, and PM₁₀ emissions rates were identified. NVE's BART analysis is summarized below and organized according to the five step analysis contained Appendix Y in 40 CFR 51 Appendix Y of control options for sources subject to BART.

STEP 1 – Identify all available retrofit emissions control techniques; alternatives can be categorized in three ways:

- **Pollution prevention (use of inherently lower-emitting processes/practices);**
- **Use of (and where already in place, improvement in the performance of) add-on controls; or**
- **Combination of pollution prevention and add-on controls.**

NVE identified the following emission reduction scenarios:

Potential NO_x Control Options – (Current controls consist of good combustion practices)

- Low NO_x Burners (LNB)
- LNB with Flue Gas Recirculation (FGR)
- LNB with Selective Non-Catalytic Reduction (SNCR) System
- Rotating Opposed Fire Air (ROFA) with Rotamix
- LNB with Selective Catalytic Reduction (SCR) System

Potential SO₂ Control Options – (No SO₂ controls currently implemented)

- Unit 1 - Use of No. 2 fuel oil
- Unit 2 - Use of No. 2 fuel oil or Spray Dryer Absorber (SDA)
- Unit 3 - Use of No. 2 fuel oil or Spray Dryer Absorber (SDA)

Potential PM₁₀ Control Options – (No PM₁₀ controls currently implemented)

- Unit 1 - No control proposed.
- Unit 2 – Use of low sulfur fuel oil (No. 2 fuel oil) and LNB, or dry Electrostatic Precipitator (dry ESP), or wet Electrostatic Precipitator (wet ESP), or Fabric Filter

- Unit 3 – Use of low sulfur fuel oil (No. 2 fuel oil) No. 2 fuel oil and LNB, or dry ESP, or wet ESP, or Fabric Filter

STEP 2 – Eliminate technically infeasible options based on:

- **Availability (commercial availability); and**
- **Applicability (has it been used on the same or a similar source type).**

NO_x

Technical feasibility for the proposed control options were based on physical constraints, boiler configuration and emission reduction potential. However, the installation of over-fire air (OFA) was the only control option eliminated due to the potential cost of boiler wall changes.

SO₂

Technical feasibility for the proposed control option was based on fuel storage delivery constraints, boiler configuration, and on the ability of No. 2 fuel oil to achieve SO₂ reduction.

PM₁₀

Unit 1

NVE indicated that Tracy Unit 1 is considered to meet BART PM₁₀ emissions levels when burning either PNG or No. 2 fuel oil.

Units 2 and 3

Technical feasibility for the proposed control options was based on physical, chemical and emissions reduction potential. Dry ESP was eliminated due to the uncertainty in chemical and physical characteristics of the oil-fired particulate, and the increased loading from SDA. Likewise, wet ESP was eliminated due to the potential increased particulate loading from an SDA not allowing the wet ESP to meet the required control efficiency. Fabric filter is expected to function properly only with pre-coating and the increased particulate loading from the SDA operation.

STEP 3 – Evaluate control effectiveness of remaining control options:

- **Make sure you express the degree of control using a metric that ensures an “apples to apples” comparison of emissions performance levels among options (e.g., lb SO₂/MMBtu); and**
- **Give appropriate treatment and consideration of control techniques that can operate over a wide range of emission performance levels (evaluate most stringent control level that the technology is capable of achieving plus other scenarios).**

NO_x

NVE estimates the following control efficiencies with each control option:

- 1) LNB - Unit 1 at 8.4 percent, Unit 2 at 38.7 percent, and Unit 3 at 16.4 percent
- 2) LNB with FGR – Unit 1 at 41.1 percent, Unit 2 at 52 percent, and Unit 3 at 37.3 percent

- 3) LNB with SNCR – Unit 1 at 31.3 percent, Unit 2 at 51.4 percent, and Unit 3 at 28 percent
- 4) ROFA with Rotamix – Unit 1 at 49.1 percent, Unit 2 at 54 percent, and Unit 3 at 45.2 percent
- 5) LNB with SCR – Unit 1 at 74.5 percent, Unit 2 at 85.2 percent, Unit 3 at 78.3 percent

SO₂

Unit 1

Control efficiency not estimated. NVE indicated that Unit 1 is unable to burn 100 percent No. 2 fuel oil because capital improvements would be required.

Units 2 and 3

Control efficiency for SDA estimated at 90 percent and an emissions level of 0.10 lb/MMBtu. NVE indicated that Units 2 and 3 are unable to burn 100 percent No. 2 fuel oil because capital improvements would be required.

PM₁₀

Unit 1

Control efficiency not stated. Unit is considered to meet BART PM₁₀ emissions levels when burning either PNG or No. 2 fuel oil.

Units 2 and 3

Control efficiency for fabric filter is estimated at 76.9 percent and an emissions level of 0.015 lb/MMBtu. Conversion to No. 2 fuel oil with LNB is estimated to meet an emissions level of 0.03 lb/MMBtu (3-hr average).

STEP 4 – Impact analysis

- **Cost of compliance (identify emission units, design parameters, develop cost estimates);**
 - **Baseline emissions rate should represent a realistic depiction of anticipated annual emissions for the source. In general, for the existing sources subject to BART, you will estimate the anticipated annual emissions based upon actual emissions from a baseline period.**
- **Energy impacts;**
 - **Direct energy consumption for the control device, not indirect energy impacts.**
- **Non-air quality environmental impacts;**
 - **Solid or hazardous waste generation or discharges of polluted water from a control device.**
- **Remaining useful life;**
 - **Can be included in the cost analysis.**

Costs of Compliance

Control options cost comparisons are presented in Tables 3-3, 3-5 and 3- 7 (except Unit 1) of each NVE BART determination report. An economic analysis of the control options is presented in the appendix to each NVE BART determination report.

Energy Impacts

The installation of LNB is not expected to impact boiler efficiency or forced draft fan power usage substantially. No energy impacts for SO₂ reduction are associated with switching to No. 2 fuel oil; however additional system pressure drop will result from installation of SDA. There is no additional energy impact from PM₁₀ reduction as a result of LNB or burning No. 2 fuel oil. Fabric filter and ductwork will add a pressure drop to the system. No energy impact costs for are included in the economic analysis presented in the appendix to each NVE BART determination report for SO₂ and PM₁₀ control options.

Environmental Impacts

SNCR, Rotamix and SCR installation could potentially create a visible stack plume, which may impact visibility improvements. Transport of ammonia to the site may be an issue in the event of an accidental release. No environmental impact is associated with switching to No. 2 fuel oil or installation of an SDA for SO₂ emissions reduction. No negative environmental impacts are expected from the utilization of new LNB's, switching to No. 2 fuel oil, or utilizing a fabric filter for PM₁₀ emissions reduction.

Remaining Useful Life

The remaining useful life is estimated to be 23 years from the installation of BART controls for Units 1, 2 and 3.

STEP 5 – Determine visibility impacts (improvements):

- **Run the model at pre-control and post-control emission rates; and**
- **Determine net visibility improvement;**
 - **Compare 98th percentile.**

Modeling for pre-control and post-control emission rates demonstrate an improvement in visibility based on the BART conclusions presented by NVE for Units 1, 2 and 3 at Tracy. The NO_x emission rate (0.40 lb/MMBtu) modeled is in excess of the proposed NVE BART limit (0.29 lb/MMBtu - annual). Subsequently, the modeling results represent worst case visibility impacts at the higher rate. Modeling results for other technically feasible control options were not presented.

NDEP Analysis:

Based on the information provided in NVE's October 3, 2008 BART determination reports, NDEP concurs with each BART determination for Units 1, 2 and 3 at Tracy, with the exception of the installation of only LNB for control of NO_x emissions. For all Tracy units, BART for SO₂ is PNG and/or No. 2 fuel oil with an emission limit of 0.05 lb/MMBtu, based on a 24-hr averaging period. For PM₁₀, BART is also PNG and/or No. 2 fuel oil but with an emission limit of 0.03 lb/MMBtu, 3-hr average.

For NO_x, NDEP established a baseline emissions scenario using Acid Rain Data from calendar years 2002 through 2007. NDEP used the average of the highest two consecutive NO_x annual emissions to establish the NO_x baseline emissions. NVE's cost and control efficiencies

presented for each control technology were taken at face-value and used in NDEP's BART determination. The control technologies were ordered in range of efficiency from highest to lowest control efficiency. NDEP's economic analysis summary is presented in Table 1.

TABLE 1
NDEP ECONOMIC ANALYSIS SUMMARY

Tracy Unit 1						
	Current Operation (Uncontrolled)	NOx Control				
		LNB w/SCR	ROFA w/Rotamix	LNB w/FGR	LNB w/SNCR	LNB
Capital Cost	\$0	\$21,175,000	\$7,389,835	\$1,820,000	\$4,431,875	\$1,232,000
First Year O&M Cost	\$0	\$194,090	\$129,900	\$83,589	\$68,330	\$22,000
First Year Debt Service	\$0	\$2,245,736	\$783,736	\$193,022	\$470,027	\$130,661
Total Annual Cost	\$0	\$2,439,826	\$913,636	\$276,611	\$538,357	\$152,661
Base Heat Input (MMBtu)	1,772,289					
Total Heat Input allowed (MMBtu)	6,403,560					
Base emissions (tons)	221					
NOx Removal Rate %	0.0%	74.5%	49.1%	41.1%	31.3%	8.4%
NOx Removed (Tons)	0	164	108	91	69	19
NOx Emission Rate (Tons)	221	56	112	130	152	202
NOx Emission Rate (lb/MMBtu)		0.064	0.127	0.147	0.171	0.228
First Year Cost (\$/ton removed)		\$14,840	\$8,432	\$3,050	\$7,794	\$8,235
Incremental Cost (\$/ton)		\$27,227	\$36,082	-\$12,103	\$7,632	\$8,235

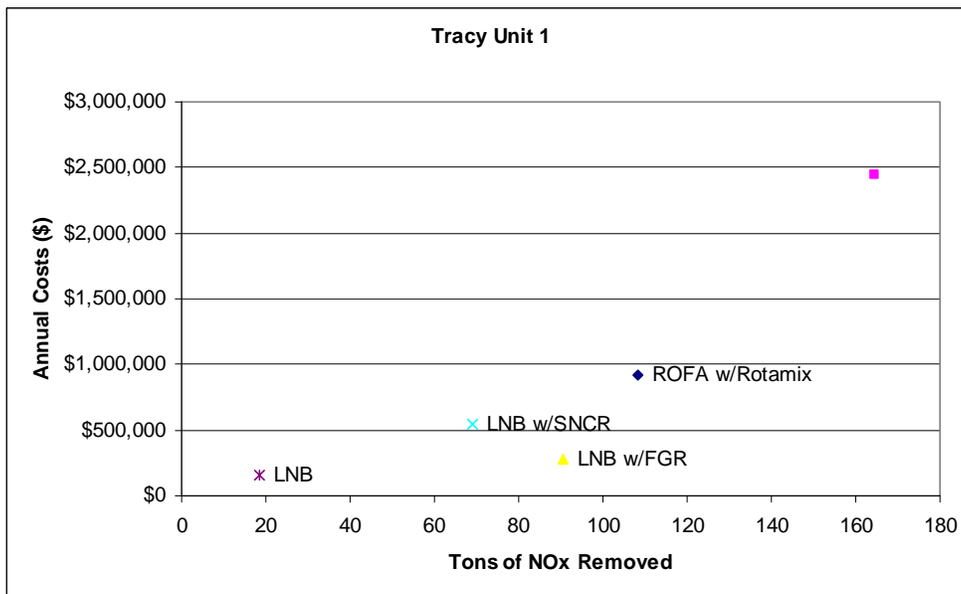
Tracy Unit 2						
	Current Operation (Uncontrolled)	NOx Control				
		LNB w/SCR	LNB w/SNCR	ROFA w/Rotamix	LNB w/FGR	LNB
Capital Cost	\$0	\$31,812,500	\$4,624,375	\$8,013,408	\$2,156,000	\$1,540,000
First Year O&M Cost	\$0	\$400,266	\$201,968	\$317,342	\$169,768	\$33,200
First Year Debt Service	\$0	\$3,373,907	\$490,443	\$849,870	\$228,657	\$163,326
Total Annual Cost	\$0	\$3,774,173	\$692,411	\$1,167,212	\$398,425	\$196,526
Base Heat Input (MMBtu)	2,591,991					
Total Heat Input allowed (MMBtu)	8,795,040					
Base emissions (tons)	321					
NOx Removal Rate %	0.0%	85.2%	54.0%	52.0%	51.4%	38.7%
NOx Removed (Tons)	0	273	173	167	165	124
NOx Emission Rate (Tons)	321	47	148	154	156	197
NOx Emission Rate (lb/MMBtu)		0.037	0.114	0.119	0.120	0.152
First Year Cost (\$/ton removed)		\$13,803	\$3,995	\$6,994	\$2,415	\$1,582
Incremental Cost (\$/ton)		\$30,778	-\$73,973	\$399,253	\$4,954	\$1,582

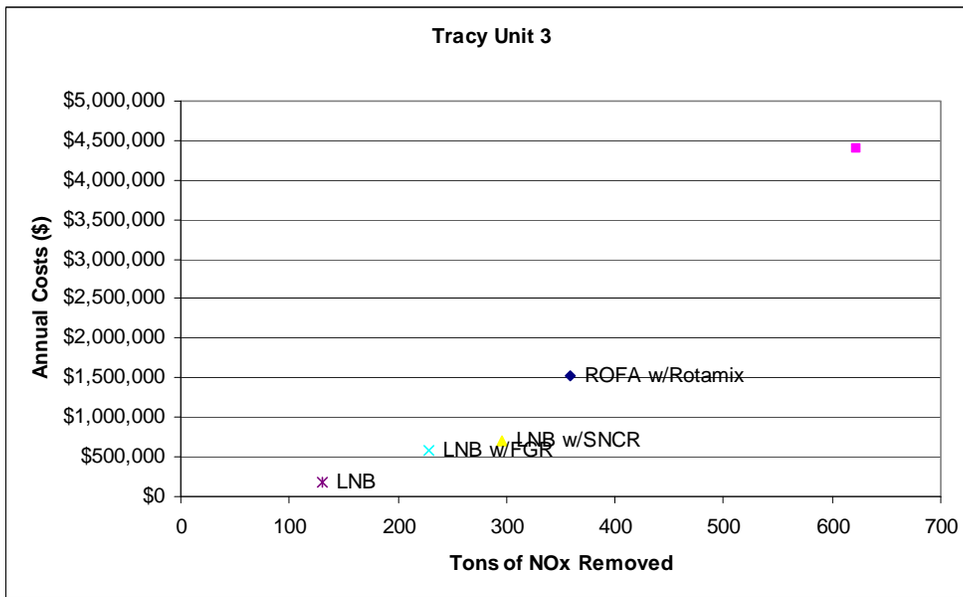
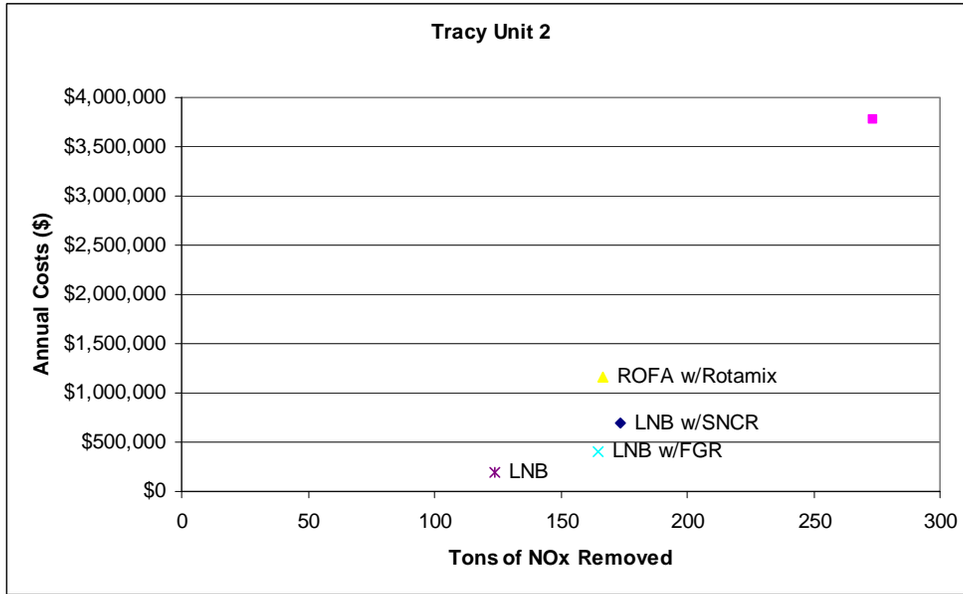
Tracy Unit 3						
	Current Operation (Uncontrolled)	NOx Control				
		LNB w/SCR	ROFA w/Rotamix	LNB w/SNCR	LNB w/FGR	LNB
Capital Cost	\$0	\$35,862,500	\$9,189,145	\$4,431,875	\$2,072,000	\$1,232,000
First Year O&M Cost	\$0	\$593,848	\$548,326	\$236,432	\$354,865	\$45,200
First Year Debt Service	\$0	\$3,803,433	\$974,564	\$470,027	\$219,748	\$130,661
Total Annual Cost	\$0	\$4,397,281	\$1,522,890	\$706,459	\$574,613	\$175,861
Base Heat Input (MMBtu)	5,485,741					
Total Heat Input allowed (MMBtu)	10,074,000					
Base emissions (tons)	795					
NOx Removal Rate %	0.0%	78.3%	45.2%	37.3%	28.8%	16.4%
NOx Removed (Tons)	0	622	359	296	229	130
NOx Emission Rate (Tons)	795	172	435	498	566	664
NOx Emission Rate (lb/MMBtu)		0.063	0.159	0.182	0.206	0.242
First Year Cost (\$/ton removed)		\$7,067	\$4,240	\$2,383	\$2,511	\$1,349
Incremental Cost (\$/ton)		\$10,928	\$13,005	\$1,952	\$4,047	\$1,349

NDEP specifically reviewed the cost per ton of NO_x removed for each unit at Tracy and determined that installation of LNB with FGR for Units 1 and 2, as well as LNB with SNCR for Unit 3, meets the BART criteria. Associated costs range from \$2,383 to \$3,050/ton of NO_x removed. These values are considered cost effective. The cost data from the tables above are presented graphically for each unit in Figure 1. NDEP also concluded based on a review of the economic analysis that the \$/ton of NO_x removed increased significantly for LNB with SNCR, ROFA and SCR technologies without any clear environmental benefit.

FIGURE 1

LEAST COST ENVELOPE





Visibility improvement upon installation of LNB with FGR for Units 1 and 2 and LNB with SNCR for Unit 3 is anticipated to be greater than modeling with NVE's proposed BART limit presented in their October 2008 report. Modeling the visibility impact based upon the emission rates presented in Table 1 will be performed at a later date. Thereafter, data will be added to this report. Based on this review, the installation of LNB with FGR with an emission level at 0.15 lb/MMBtu for Unit 1 and 0.12 lb/MMBtu for Unit 2, as well as LNB with SNCR with an emission level at 0.19lb/MMBtu for Unit 3, on a 12-month rolling average, is BART.