

**Shell Martinez Refinery**

**Regulation 12 Rule 12**

**FLARE MINIMIZATION PLAN**

**REDACTED VERSION**

**Updated October 1, 2010**

**Submitted to:**  
**Bay Area Air Quality Management District**  
939 Ellis Street  
San Francisco, California 94109

**Shell Oil Products US**  
**Martinez Refinery**  
**Martinez, California 94553**  
**BAAQMD Plant No. A0011**





## Shell Oil Products US

Martinez Refinery  
PO Box 711  
Martinez, CA 94553-0071  
Tel (925) 313-3000  
Fax (925) 313-3065

### CERTIFIED MAIL

October 1, 2010

Doug Tolar  
Bay Area Air Quality Management District  
939 Ellis Street  
San Francisco, CA 94109

**Subject: Shell Martinez Flare Minimization Plan – Annual Update October 1, 2010**

Dear Mr. Tolar:

Attached electronically, please find the third Annual Update of the Flare Minimization Plan for the Shell Oil Products US, Martinez Refinery as required by BAAQMD Regulation 12 Rule 12. Attached are both the unredacted, confidential version of the FMP along with its appendices and the redacted version.

We wish to designate the redacted information as "Trade Secret" as defined in Section 6254.7(d) of the California Government Code in that disclosure of this body of information to the public or to Shell's competitors could have a material adverse impact on the Shell Martinez Refinery's competitive business position. We would expect all members of your staff who are involved in the review and evaluation of this information to use it as necessary, but disclosure to any other persons can be made only with Shell's prior written consent.

If you have any questions regarding this update, please contact Kathy Wheeler at (925) 313-3722.

I certify that based on the information available to me, the 2010 Annual Update of Shell's Flare Minimization Plan, dated October 1, 2010, is accurate, true and complete.

Sincerely yours,

A handwritten signature in black ink that reads "Lynley Harris".

Lynley Harris  
Manager, Environmental Affairs  
Shell Oil Products US, Martinez Refinery

**FLARE MINIMIZATION PLAN**  
**SHELL MARTINEZ REFINERY**  
**CONTENTS**

1.0	EXECUTIVE SUMMARY .....	1-1
2.0	INTRODUCTION .....	2-1
	A. Refinery and Flare System General Overview .....	2-1
3.0	PREVENTION MEASURES COMMON TO ALL PROCESS FLARES.....	3-1
	A. COMMON PREVENTION MEASURES – POLICY, PROCEDURES AND OTHER RESOURCES TO MINIMIZE FLARING.....	3-1
	B. COMMON PREVENTION MEASURES - PROCESS EQUIPMENT AND HARDWARE TO MINIMIZE FLARING .....	3-5
4.0	INFORMATION FOR INDIVIDUAL FLARE SYSTEMS .....	4-1
	A. FLARE SYSTEM: LIGHT OIL PROCESSING (LOP) FLARE .....	4-1
	I. Reductions Previously Realized (401.2)	
	II. Planned Reductions (401.3)	
	III. Prevention Measures (401.4)	
	B. FLARE SYSTEM: DELAYED COKING AREA FLARE .....	4-24
	I. Reductions Previously Realized (401.2)	
	II. Planned Reductions (401.3)	
	III. Prevention Measures (401.4)	
	C. FLARE SYSTEM: OPCEN HYDROCARBON FLARE .....	4-42
	I. Reductions Previously Realized (401.2)	
	II. Planned Reductions (401.3)	
	III. Prevention Measures (401.4)	
	D. FLARE SYSTEM: OPCEN FLEXIGAS FLARE.....	4-52
	I. Reductions Previously Realized (401.2)	
	II. Planned Reductions (401.3)	
	III. Prevention Measures (401.4)	
5.0	APPENDICES (12-12-401.1)	
	A. LOP AREA FLARE TECHNICAL DATA	
	B. DELAYED COKING AREA FLARE TECHNICAL DATA	
	C. OPCEN HYDROCARBON FLARE TECHNICAL DATA	
	D. FLEXIGAS FLARE TECHNICAL DATA	
	E. REFINERY FUEL GAS SYSTEM	
	F. DETAILED ECONOMICS FOR FLARE MITIGATION OPTIONS	

## LIST OF FIGURES

- ES-1. Flare Flow – All Flares 2004 – YTD
- ES-2. Flare Flow – All Flares except Flexigas 2004- YTD
- ES-3. Combined Flare Emissions 2004 – YTD

1. LOP Area Flare Process Sketch
2. LOP Area Flare Events (2000 – 2005)
3. LOP Flare Gas Volumes (2005)
4. LOP Flare Gas Flow Rates (2005)
5. LOP Flare Durations (2005 – 25 Events)
6. Sketch of Options for LOP Area Flare
7. Delayed Coking Area Flare Process Sketch
8. Delayed Coking Area Flare Events (2000 – 2005)
9. Delayed Coking Area Flare Volumes (2005)
10. Delayed Coking Area Flare Gas Flow Rates (2005)
11. Delayed Coking Area Flare Durations (2005)
12. OPCEN Hydrocarbon Flare Area Process Sketch
13. OPCEN Hydrocarbon Flare Gas Volumes (2005)
14. Flexigas Supply System and Flare Process Sketch
15. Flexigas Area Flare Events
16. Flexigas Flare Gas Volumes (2005)
17. Flexigas Flare Process Sketch Option 1
18. Flexigas Flare Process Sketch Option 2A
19. Flexigas Flare Process Sketch Option 2B

## FIGURES ADDED IN SUBSEQUENT UPDATES

- 2010-1 OPCEN HC Flare Monthly Flare Flows 2004- 2010
- 2008-1 LOP Flare Events with Causal Analysis vs. Without
- 2008-2 DCU Flare Events with Causal Analysis vs. Without
- 2008-3 Probable Causes of DCU Flaring 1/1/06 – 6/1/08
- 2008-4 Probable Causes of OPCEN HC Flaring 1/1/06 – 6/1/08
- 2008-5 Flexigas Flare Flows 1/1/06 – 6/1/08

## LIST OF TABLES

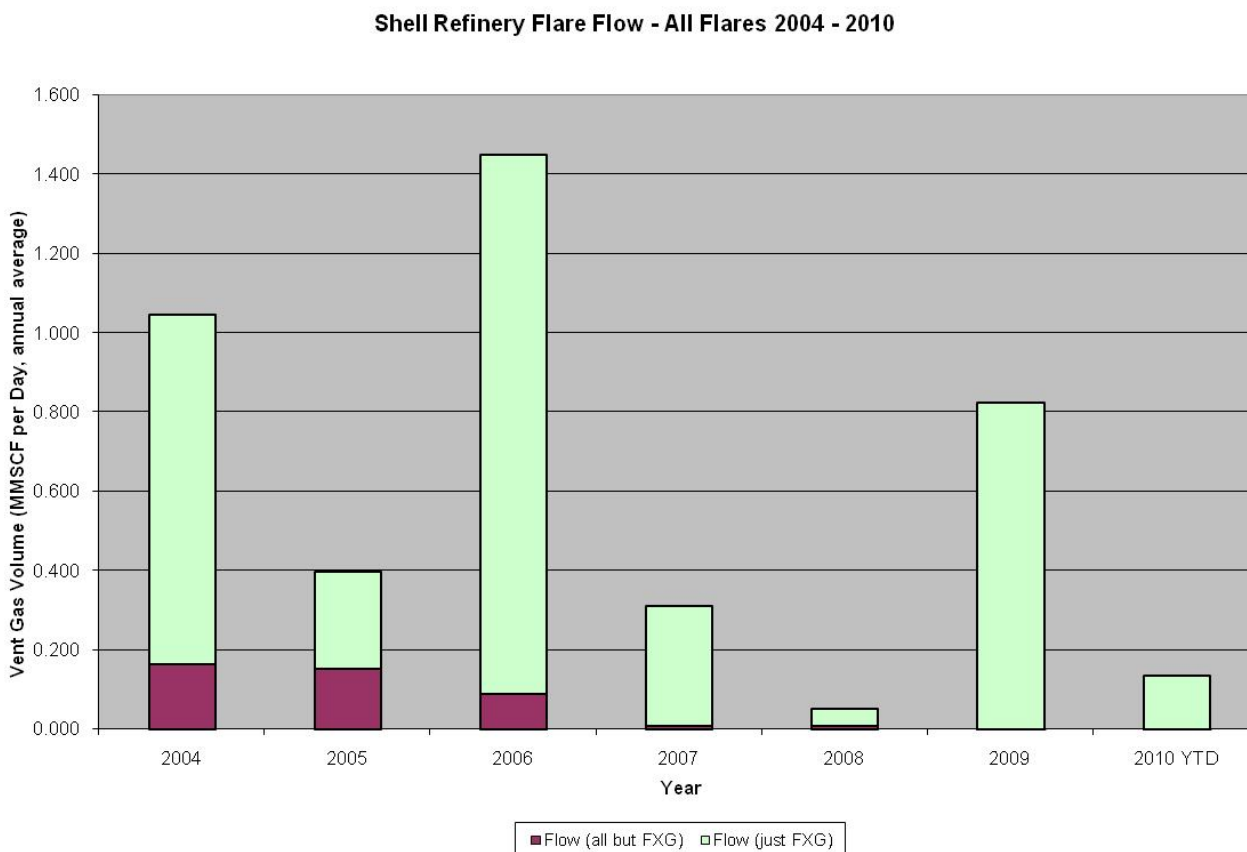
1. Economic Justification for Additional Recovery Capacity at LOP Flare
2. Economic Justification for Additional Recovery Capacity at DC Flare
3. Economic Justification for Addition of Flexigas Consumer
4. Economic Justification for Recovery of Flexigas

## 1.0 EXECUTIVE SUMMARY

The Shell Martinez Refinery, a leader in minimizing flaring and flare emissions, has achieved significant reductions in flaring within the past few years. These reductions are the direct result of practices and procedures addressing source control and equipment reliability improvements. This third annual update of Shell's Flare Minimization Plan (FMP) includes flare activity from July 1, 2009 through June 30, 2010 in addition to the historical data covered in the original plan and previous updates.

Figure ES -1 presents the annualized total flare flow from all of the process flares at the refinery from 2004 through June 30, 2010.

**FIGURE ES-1**



The Flexigas Flare volume is displayed separately from the rest of the combined refinery flares and is shown as the green portion of each bar. The Flexicoker produces a relatively large volume of FXG compared to regular refinery fuel gas. When FXG is flared, the volume of gas is typically large compared to the volume flared in the other refinery process flares, but emissions are less because there is very low non-methane hydrocarbon or sulfur in the gas.

Figure ES-2 shows the annualized vent gas flow from all refinery process flares except for Flexigas. This figure shows continued improvement in flare reduction. In addition to the flaring reductions achieved in the past, a significant reduction in vent gas flared occurred in late 2006 when the OPCEN hydrocarbon flare gas recovery system was started up.

**FIGURE ES-2**

**Shell Refinery Flare Flow (All Flares except Flexigas)  
2004 - 2010**

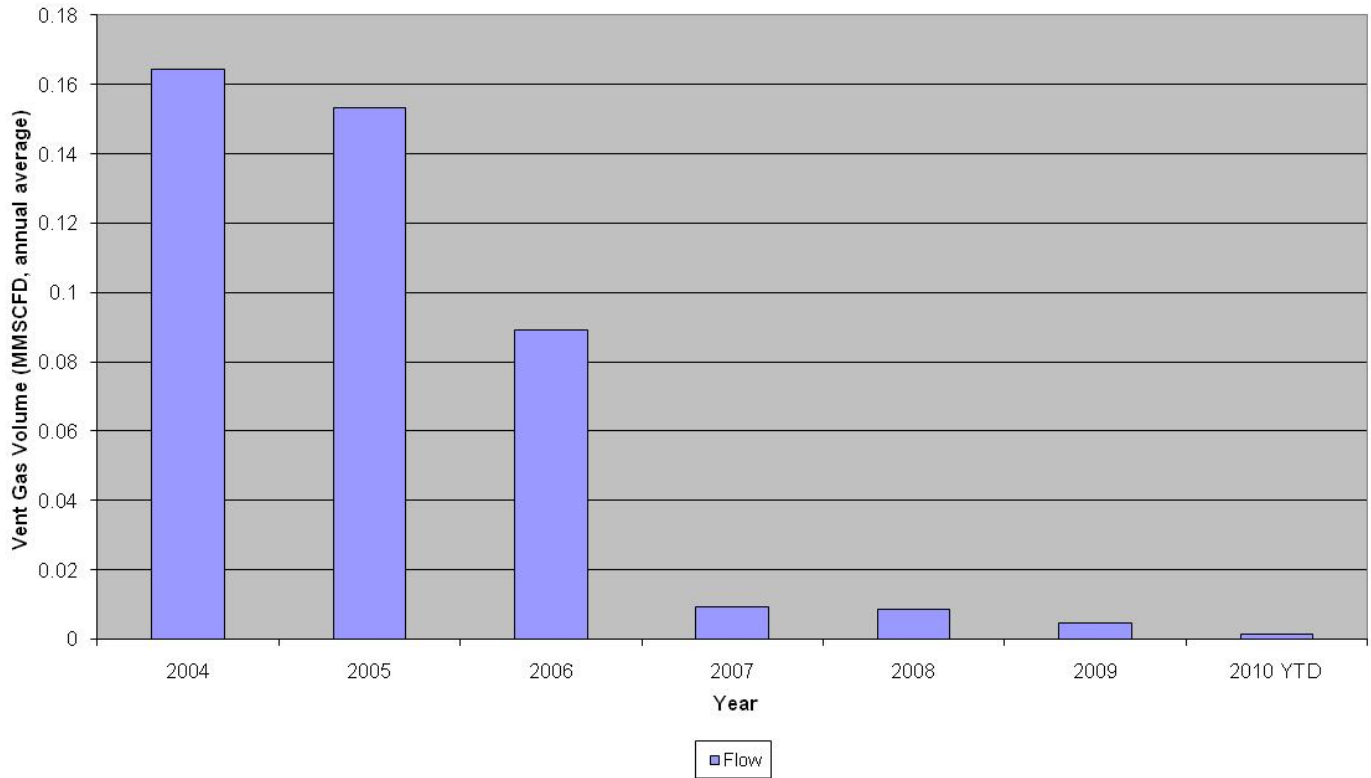


Figure ES-3 presents the flare emissions from all refinery flares combined.

**FIGURE ES-3**

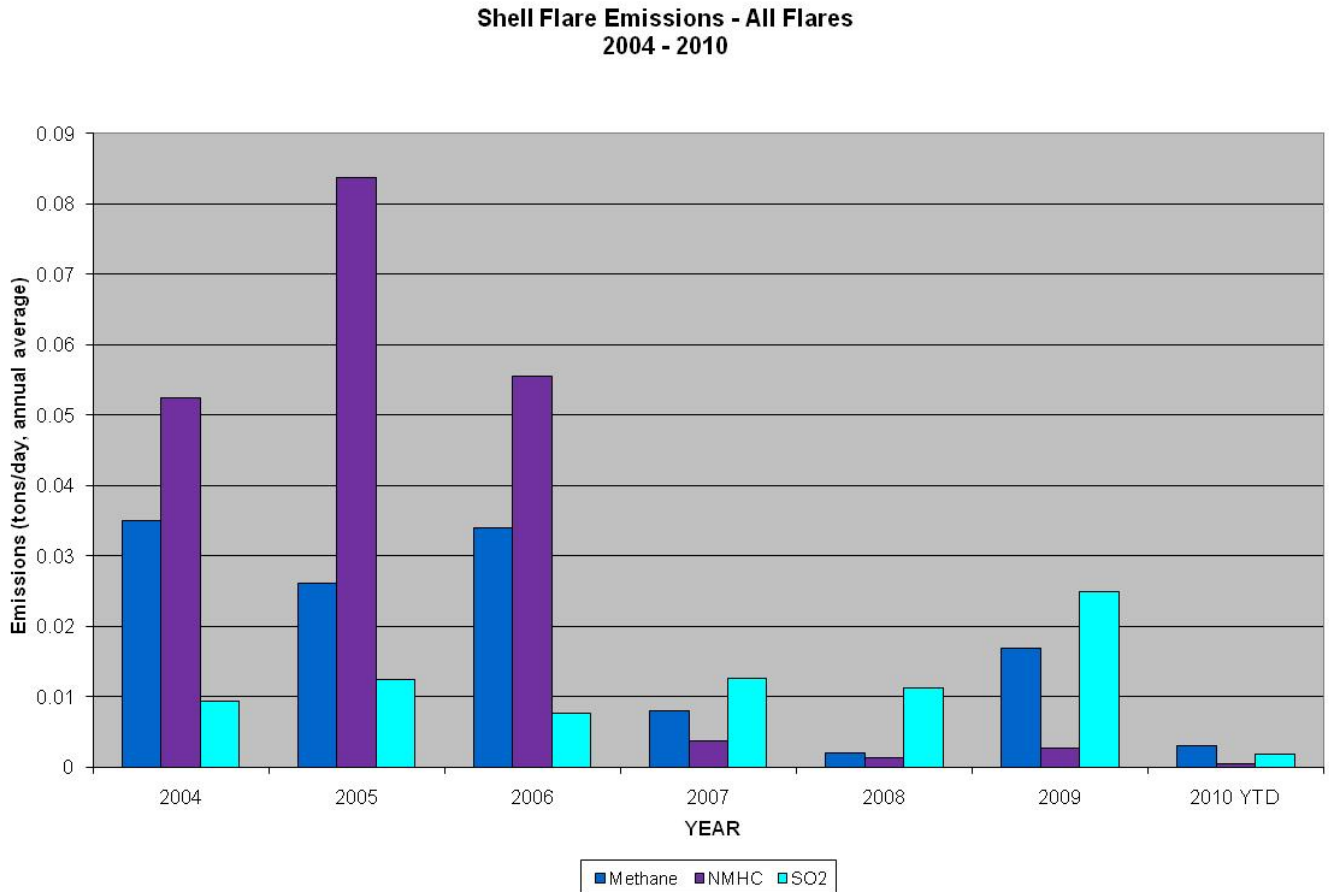


Figure ES-3 shows the significant reduction in emissions that has occurred since the implementation of the Flare Minimization Plan and in particular over the last year. During the time period covered by this update, there were no flaring events triggering causal analysis investigation (flaring > 0.5 MMSCF or 500 lbs of SO<sub>2</sub>) on three of the four refinery process flares. None of the small events that occurred on these flares was planned and all were managed per our flare procedures to minimize the amount of flaring.

There were six flaring events on the FXG flare that triggered causal analysis during this annual update period. Because all FXG produced by the Flexicoker is treated to remove sulfur whether it is combusted in the refinery heaters or in the FXG flare, SO<sub>2</sub> emissions from flaring of flexigas are typically low compared to other process flares. Flexigas contains very little methane (< 2%) or non-methane (< 1%) hydrocarbon which results in low methane and non-methane emissions even when large volumes of flexigas are flared. Emissions from the combustion of FXG whether in the refinery heaters or the flare is included under our refinery emission caps.

Two of the six flexigas flaring events occurred during shut down and subsequent restart of the Flexicoker Unit for a scheduled turnaround. Due to its design, it is necessary to flare Flexigas

during Flexicoker startups and shutdowns to avoid poisoning the Flexsorb solution used in the early stages of gasification. This flaring is specifically allowed by Shell's Title V permit.

The other flexigas flaring events were unplanned due to process upset or malfunction of equipment. Each of the flare events was investigated and prevention measures identified and implemented. The results from the investigations into these events were reported to the District in Causal Analysis reports. All flaring, when it occurred, was minimized and stopped as quickly as possible.

Flaring of treated flexigas can occur due to fuel gas imbalance when a flexigas consumer experiences a process upset or trips offline resulting in reduced refinery flexigas consumption. The Flexicoker cannot slow down fast enough to avoid flaring in this type of situation without risk of additional upset to the Flexicoker and even more flaring. Beginning in January 2010, the refinery implemented a project to allow the combustion of flexigas in Shell's COGEN unit to provide an additional flexigas consumer which can quickly increase consumption without process or utility steam impacts. The amount of flexigas flared during a flaring event on January 11, 2010 was less than what would have been flared prior to this project, although it still exceeded the Causal Analysis trigger. In contrast, a flexigas flaring event occurred in April 2010 when a control valve failed closed due to a sheared locking pin resulting in the trip of a large flexigas consuming heater. The excess flexigas was combusted in COGEN allowing time for the Flexicoker to slow down. For this event, the flexigas to COGEN project resulted in a significant reduction in the amount of flexigas that would have otherwise been flared and a Causal Analysis Report was not triggered.

We expect continuous improvement as we continue to investigate flaring events and implement prevention measures to minimize or prevent re-occurrence. Keep in mind however, that one emergency flaring event can significantly affect the annual totals. Above all else, flares are essential refinery safety equipment. They provide a means to ensure the safe and efficient combustion of gases that would otherwise be released to the environment.

Shell's FMP evaluates a number of options for additional capital equipment and modifications to operating procedures to further reduce the volume of gas flared. As the refinery already has very significant capital infrastructure for flare gas recovery in place, procedural modifications can achieve more cost-effective reductions. Refinery procedures described in this Flare Minimization Plan address actions to further minimize flaring during process upsets and additional planning requirements for maintenance and turnaround activities. Careful planning of any activity with the potential for flaring is the most successful minimization approach that has been employed at Shell. Procedures for reporting and investigating all flaring provide a means to learn from unanticipated events.



## 2.0 INTRODUCTION

Shell's Flare Minimization Plan (FMP) is written to comply with the requirements of the Bay Area Air Quality Management District's Regulation 12 Rule 12. This Plan provides for continuous improvement in emission reductions from flares at Shell's Martinez refinery. The original FMP approved in July 2007 described prevention measures that had been implemented over the previous five years, presented prevention measures for consideration and described those that would be implemented to minimize flaring to the extent possible without compromising safety.

This third annual update of the FMP, covering refinery flaring from July 1 2009 through June 30 2010, updates the flare technical data as needed and updates the planned reductions and prevention measures identified as a result of Causal Analyses conducted during this time period.

Flares are essential refinery safety equipment. They provide a means to ensure the safe and efficient combustion of gases that would otherwise be released to the environment.

The Shell Martinez Refinery (SMR) has four process flares subject to Regulation 12 Rule 12. These flares are called:

- Light Oil Processing (LOP) flare (BAAQMD Source # 1471),
- Delayed Coking Unit (DCU) flare (Source # 4201),
- Operations Central (OPCEN) Hydrocarbon (HC) flare (Source # 1772)
- Flexigas (FXG) flare (Source # 1771).

These flares each serve specific processing units in the refinery and because they were constructed at different times and for different process units, each flare system is somewhat different.

SMR's four process flare systems are described in detail in this FMP. There are common Prevention Measures that are in place which help to reduce flaring at all four flares. These common Prevention Measures are described in the section titled Prevention Measures Common to All Process Flares. Following this section, each flare system is described individually providing technical data, flare reductions previously implemented, planned reductions and specific Prevention Measures for each flare. Historical flaring data was reviewed for each flare system and information from this review used to determine the feasibility of reducing flaring in the future by examining cost and benefits of potential equipment modifications.

### A. Refinery and Flare System General Overview

SMR refines crude oil into gasoline, diesel fuel, jet fuel, asphalt, coke and liquefied petroleum gases (propane, butane and pentane). As part of the refining process, gases are produced that are typically routed to treaters to remove sulfur compounds and then routed to the refinery fuel gas system for use as fuel in refinery heaters and boilers. Natural gas is purchased to meet additional fuel requirements. SMR is designed and operated to balance fuel gas production with consumption. Natural gas is used to help keep the system in balance.

Each flare system at SMR has a header for collecting vapor streams from the process units it serves. The primary function of the flare header is to provide the process units with a controlled low-pressure outlet for gases. Many of the processes operate at elevated temperatures and

pressures and a critical element of safe design is the capability of releasing excess pressure in a controlled manner to the flare when necessary for safe operation. Flares are the safety devices that allow this to happen and SMR strongly supports utilization of the flare when necessary for safe operation of the refinery. Flare use must be unrestricted for emergencies from any cause and to prevent accidents, hazards or release of vent gas directly to the atmosphere. Any flaring considered at any time to be necessary for the safe operation of the refinery must be allowed.

Two of SMR's flare systems (LOP and DCU) were constructed with vapor recovery to recover the gases in the flare header for use as a fuel. A project was implemented in late 2006 to provide vapor recovery for the OPCEN HC flare. The Flexigas Flare is unique, and flare gas recovery on this flare is infeasible as will be discussed further in the FMP.

Flares are designed to promote good combustion over a broad range of gas flow rates and compositions. Flares have pilots that are kept burning at all times with natural gas to ensure that any gases that get to the tip of the flare are ignited for proper combustion. Flare headers must be purged to keep air out. Purge gas (typically nitrogen) is provided to prevent oxygen intrusion from the flare stack into flare headers at LOP, Delayed Coking and OPCEN Hydrocarbon flares. A minimum flow of Flexigas is used to prevent air intrusion at the Flexigas flare. Without these purges, oxygen can combine with hydrocarbon gas and cause combustion or detonation within the flare header. SMR flare systems each comply with the BAAQMD Regulation 12 Rule 11 Flare Monitoring requirements. As of 12/03, ultrasonic flare flow meters and automatic sampling systems were in place to monitor flare data.

### 3.0 PREVENTION MEASURES COMMON TO ALL PROCESS FLARES

This section describes measures implemented to minimize flaring that are common to all of SMR's process flare systems<sup>1</sup>. Measures include policy and procedural activities, as well as process and hardware measures. Additional prevention measures for specific flare systems are provided in sections specific for each flare.

#### A. COMMON PREVENTION MEASURES – POLICY, PROCEDURES AND OTHER RESOURCES TO MINIMIZE FLARING

**Policy:** The purpose of the four process flares serving the Shell Martinez refinery is to assure that process unit vent gases are safely burned to minimize the potential for explosion, fire, or other unsafe conditions. The refinery will not flare above the minimum amount necessary to assure the safety of our workers and nearby community, and provide for reliable operation of process equipment. We will adjust the operation of process units to minimize flaring when consistent with safe and reliable operation.

#### **Procedures:**

SMR believes that the key to flare minimization is careful planning to avoid flaring coupled with evaluation of any flaring events that do occur and incorporation of lessons learned back into the planning process to further reduce flaring. Four refinery procedures were developed or revised as part of the FMP to implement this process. When these procedures are followed, any flaring is consistent with the FMP.

In no case do any of these procedures limit access to flares when such use is viewed necessary for personnel or equipment safety. SMR supports operator judgment in the use of the flares without hesitation where warranted for safety.

Following is a list of procedures describing flare use covered by the Flare Minimization Plan.

- Environmental Procedure 2.20: Environmental Procedure stating the Refinery Flaring Policy, describing the FMP and regulatory requirements for various categories of flaring, and defining document requirements and retention
- Administrative Requirements and Management Systems for General Operations C(F)20: Flaring Due to Process Upsets or Unanticipated Equipment Failure
- Administrative Requirements and Management Systems for General Operations C(F)21: Flaring Due to Unit Startup, Unit Shutdown, Major Maintenance or Turnaround Activities
- Administrative Requirements and Management Systems for General Operations C(F)22: Fuel System Management during Flare Events

---

<sup>1</sup> These prevention measures address requirements of section 12-12-401.4.

## Summary Description of Procedures

### 1. REFINERY FLARE MANAGEMENT AND REPORTING – EP 2.20

This procedure describes the Shell Martinez refinery policy to minimize flaring from process flares serving Light Oil Processing, OPCEN, and Delayed Coking. When flaring occurs, it is subject to this procedure. In addition to stating this policy, this procedure includes the following:

- Requirements necessary to comply with BAAQMD Regulation 12 Rule 11 - Flare Monitoring at Petroleum Refineries, Regulation 12 Rule 12 – Flares at Petroleum Refineries, SMR Title V permit requirements regarding flaring, EPA requirements regarding flaring and the refinery Flare Minimization Plan
- Responsibilities of all groups and departments in the refinery with respect to flare management and reporting. Responsibilities are described for operations, maintenance, process engineering, control systems, quality assurance lab and environmental affairs
- A description of the related Field Requirements Manual operating procedures, C(F)20, C(F)21 and C(F)22, defining when they are triggered and who is responsible for implementation
- Recordkeeping and document control

### 2. FLARING DUE TO PROCESS UPSETS OR EQUIPMENT FAILURE - C(F)20

This procedure addresses flare events caused by process upsets, unplanned events or equipment and instrument failures that result in flaring. Any flaring that is not planned is covered by and must comply with this procedure.

By nature, the causes and options available to mitigate flaring due to upsets, unplanned events or unanticipated equipment failure, are unique. As a result, procedures to minimize specific events cannot reasonably be predefined in the plan. This procedure describes in general terms the nature and priority of actions to minimize flaring in the event of a process upset, unplanned event or equipment failure. It references the overarching Environmental Procedure and reiterates the policy to minimize flaring where this may safely be done. The Procedure requires the following:

- All flare activity must be reported to the Refinery Team Leader (RTL) and Environmental Affairs. This includes the likely source and probable cause of the flaring.
- After a flaring event (defined as > 0.5 MMSCFD flared), an incident investigation and/or causal analysis will be conducted and documented.
- Actions taken to minimize flaring will be captured when personnel and process safety allow. The RTL is responsible to assure this activity has been resourced.

Following any flaring, information will be compiled and retained to show that the flaring was minimized. The compiled information includes:

- Description of the flaring event and any consideration or measures taken to reduce flaring during the event
- For flaring > 0.5 MMSCF, the incident investigation/causal analyses
- For flaring < 0.5 MMSCF, a description of any lessons learned

- Management activity to assure lessons learned and recommendations from the causal analysis will be compiled, retained and incorporated into future FMP updates

### **3. FLARING DUE TO PLANNED START UP, SHUTDOWN, MAJOR MAINTENANCE OR TURNAROUND – C(F)21**

Because each turnaround is unique, it is impractical to develop specific flare mitigation plans for all turnarounds in advance. Instead, this procedure requires a specific plan in advance of each planned turnaround or major maintenance activity that includes a review of potential flaring and evaluation of possible mitigations to minimize any flaring. Steps taken to minimize flaring in the event that deviations from the plan are necessary would be included in the plan to the extent they can be anticipated.

This procedure represents an extension and formalization of the historical practice where environmental impacts are assessed, communicated, and managed. Specific plans will assure the potential for flaring during major maintenance, turnaround and startup and shutdown activities has been considered and all feasible steps taken to minimize flaring – including consideration of the impact of the activity on fuel balance.

The procedure requires that the Operating Department and Turnaround groups develop plans with input from the Planning Group and Environmental Affairs. Status and expected impacts are shared across the refinery. The overall environmental performance is reviewed after the turnaround to develop “lessons learned” for subsequent turnarounds.

If unanticipated flaring occurs during any part of a turnaround, then Procedure C(F)20 is triggered to ensure that lessons learned and recommendations to minimize flaring from this activity in the future are captured.

### **4. FUEL SYSTEM MANAGEMENT DURING FLARING EVENTS – C(F)22**

This procedure comprises a “Best Practice” for fuel system management in the event of flaring for any reason that impacts the fuel gas system balance. The procedure describes actions that should be taken as soon as it is safe to minimize flaring if it occurs due to a fuel gas system imbalance. The procedure requires that the actions taken be documented once the condition that resulted in flaring is under control. The documentation is made in the refinery’s environmental incident tracking database (or its successor) and is made available to the District upon their request. The documentation addresses:

- Alternatives considered
- Constraints encountered which caused flaring to continue after the original condition that caused the flaring no longer exists

The documentation required by this procedure is directed as follows:

- Where the fuel gas imbalance results from planned maintenance, documentation will be included with the Startup/Shutdown/Major Maintenance documentation
- Where the imbalance is caused by process upset, unanticipated events that result in flaring or equipment failure, documentation will be included with the Process Upset documentation

## Other Resources

**WORK PROCESSES:** Complimenting our flare procedures, a variety of work processes combine to effectively minimize potential flaring. These work processes are continually evolving and may not produce a documented record. They are mentioned to provide a perspective of how the refinery communicates to optimize refinery operations and minimize flaring.

**System Teams:** Several work groups, known as System Teams, work to minimize potential flaring by discussing volatiles (propane, butane, pentane) management and fuel balance for planned events and long-term strategy. In the event of unplanned events, these same teams work to minimize the magnitude and duration of flaring.

**On-Shift Leadership:** The Refinery Team Leader provides 24-hour coverage to integrate and manage operational events that may cause flaring. This position, supported by additional staff on and off-shift, provides the capability to intercept and deflect events that may otherwise cascade through process units in various parts of the plant. This work involves developing, coordinating and implementing plans to mitigate unexpected flaring.

**Refinery Reliability and Maintenance Programs:** The Shell Martinez Refinery utilizes several key work processes to keep our equipment and processes operating reliably. Reliable equipment and process operation minimizes flaring due to upset or unanticipated events. Preventative maintenance is the key technique to reduce the probability of equipment failure.

All flare gas recovery compressors in the refinery are normally running. Compressors are purposefully removed from service only when monitoring of the machine or its associated equipment indicates the need for maintenance or a more elaborate inspection that requires a shutdown. The need to remove compressors from service for maintenance is based on regular evaluation of the machine's condition such as vibration. This Performance or Risk-based approach has generally replaced specified maintenance intervals.

Shell global standards known as the Global Asset Management Excellence processes were specifically designed to improve reliability. The processes include:

- **Maintenance Execution:** This process covers the day-to-day execution of maintenance work including screening, assessment, planning, scheduling, execution and review of the maintenance work to optimize the reliability and availability of the assets.
- **Reliability Centered Maintenance (RCM):** RCM is the systematic improvement of equipment care through analysis of failure modes to identify optimum operator surveillance and planned maintenance tasks.
- **Ensure Safe Production (ESP):** The Ensure Safe Production (ESP) work process was developed by Shell to map, establish metrics and implement a suite of work processes designed to deliver superior results in the area of Process Safety Management. The overall objective is to substantially increase reliability by ensuring operation of facilities in a safe, environmentally sound and productive manner. In implementing the ESP work process, safe limits of operation are established, communicated, and maintained. The objective is to ensure operation within defined limits at all times.
- **Instrument Protective Functions (IPF):** An instrumented function whose purpose is to prevent or mitigate a hazardous situation. An IPF is intended to achieve or maintain a safe state for the process in the event of a specific hazardous event. IPFs are frequently referred to as emergency shutdowns,

protective instrument systems, safety trips, or interlocks. They bring a process or piece of process equipment to a safe condition in the event of a failure or an abnormal operating condition. In order for these systems to mitigate the risks for which they were designed, they must be as reliable as possible. For this reason, strict guidelines and procedures are followed to ensure their protection is not compromised.

- **Equipment Integrity:** – this process aims at an active reduction of unforeseen events by setting the boundaries of the Integrity Operating Windows to more accurately predict equipment life.
- **Turnarounds:** The objective of the turnaround process is to restore the plant to a physical state appropriate to meet its expected run length within the boundaries of our standards and regulatory requirements while optimizing plant delivery to meet production plans.

## **B. COMMON PREVENTION MEASURES - PROCESS EQUIPMENT AND HARDWARE TO MINIMIZE FLARING**

Key to preventing flaring is reliable access to process and hardware to either avoid creating or effectively manage any excess of treated or untreated gas. The Shell refinery has several features that provide a high degree of flexibility in this area. These features are described below and additional details are provided in Appendix E.

- **Fuel System Control:** A robust refinery fuel system is required in order to minimize flaring. The Martinez Refinery has two independent fuel systems: the refinery fuel gas system (RFG) and the Flexigas system (FXG). These fuels have separate distribution systems comprised of independent piping and separate burners. The two fuels are never directly combined. The separate fuel systems provide fuel to many of the same heaters. To maintain a constant heater duty, some amount of FXG can be removed from a heater to allow an increase in the amount of RFG to that heater.

There is only one refinery fuel gas blend drum that blends the gasses that comprise the RFG fuel system. These gases include treated vent gases from various process units, propane, butane and purchased natural gas. The Flexigas fuel system is made up only of treated Flexigas and so there is no blending and no blend drum.

A few of the factors contributing to the robustness of the combined fuel gas systems are listed below.

- **Pressure Control:** The capability to pressure-control the RFG system with purchased natural gas, own-produced fuel gas and propane streams helps reduce flaring, which may otherwise result from dynamic variations of non-elective fuel contributors. Fuel system supply pressure must be maintained steady for reliable operation of fired heaters. This stable operation is complicated by the nature of many of the flows that contribute to the fuel gas system. Having a range of streams available to provide pressure control minimizes the risk of fuel system pressures rising above target, which would otherwise result in flaring.
- **Heating Value and Specific Gravity:** The refinery fuel gas system is monitored for specific gravity and BTU content. BTU content and gravity of blended refinery fuel gas are maintained in an acceptable range by adjusting purchased natural gas, and moving

individual component streams between the hydrogen plant feed system and fuel system. Specific Gravity is maintained between 0.5 and 0.83. The monitoring and adjustment helps maintain the stability of fired heaters and allows major heaters to anticipate changes in raw fuel composition that would be required for stable operation of the process unit. The resulting flexibility is sufficient to prevent the need to flare individual fuel component streams, or recovered flare gas, due to their impact on blended fuel gravity or BTU value.

Flexigas is produced by gasifying coke produced in the Flexicoker. The nature of the gasification reaction assures the composition and BTU content of Flexigas are extremely stable. Gasifier temperature is monitored to assure the BTU content of Flexigas is acceptable to be routed to process heaters.

- **Sulfur Content:** H<sub>2</sub>S content of both fuel gas systems is monitored to ensure they meet all regulatory requirements. Alarms are set to provide early warning of H<sub>2</sub>S concentration changes which allow the cause to be identified and mitigated to avoid violation of the H<sub>2</sub>S limits.

A variety of sulfur specifications are applicable to process heaters at the refinery. Details of these specifications are available in Shell's Title V permit. The H<sub>2</sub>S content of both blended RFG from the fuel gas blend drum and Flexigas is measured using on-line analyzers to assure compliance with applicable regulatory limits for consumers in LOP and OPCEN. Sulfur limits for process heaters constructed as part of the Clean Fuels Permit are generally lower than for the rest of the refinery, and include other sulfur species (see Title V permit for the limits). Analyzers continuously monitor sulfur species (H<sub>2</sub>S and total reduced sulfur) in fuel gas routed to Clean Fuels units.

The Martinez Refinery does not flare untreated fuel component streams in either fuel gas system to avoid an exceedance of a sulfur limit.

- **Stability.** The number and size of process units at SMR provide a significant fuel demand even during large process unit turnarounds. Planned turnaround activity can usually be managed to leave enough of the fuel system in operation to absorb recovered vents generated during equipment depressuring and startup and shutdown activities. The combination of process units comprising a maintenance turnaround block takes into consideration the need for fuel demand for these gases. When it is not possible to completely avoid an excess of fuel, the sequence of startups and shutdowns is evaluated to minimize the duration and volume of flared gases
- **Cogeneration Plant:** The refinery Cogeneration unit has the ability to use fuel streams that may otherwise be flared to produce steam and electricity.
- **Railcar Loading of Excess Volatiles:** During periods where there is an excess of fuel suppliers over fuel consumers, reducing the amount of volatile liquids such as propane and butane in the fuel system minimizes the potential for flaring due to fuel gas imbalance. SMR has extensive ability to load volatile liquids for sale rather than route them to the fuel system. The refinery has an automated propane truck rack as well as the ability to load railroad tank cars with volatile liquids. The ability to ship volatile liquid products out by both truck and rail provides significant flexibility in the fuel gas system and results in the reduction of flaring that would otherwise be necessary during some fuel gas imbalance situations.



- **Wet Gas Compressor Modifications:** Major refinery conversion units (Cat Cracker, Delayed Coker, and Flexicoker) have wet gas compressors to route a gas stream containing volatile liquids (wet gas) to a gas plant for treating to remove condensable liquids and sulfur components. At Shell, hardware has been provided to assure wet gas compressors are available to recover gases to route to the fuel system without flaring during unit startup. These large compressors generally cannot operate reliably without adequate gas flow through the machine. To avoid operation without adequate gas flow, all wet gas compressors at the refinery are provided with recycle spill-back hardware to control surge and reduce potential flaring. These facilities include piping and control valves that allow the discharge gas to return to the machine suction. By this method, the compressor has sufficient gas flow through the machine to prevent surge, even when the net gas production from the upstream conversion reaction may be low, for example during startups and shutdowns. If these recycle facilities were not available (e.g., because of a breakdown failure), it would be necessary to flare the gas until the conversion reaction provided the required minimum gas flow. This is a significant improvement from the original designs that generally called for flaring wet gas during startup until process unit operation had fully stabilized.

## 4.0 INFORMATION FOR INDIVIDUAL FLARE SYSTEMS

### A. FLARE SYSTEM: LIGHT OIL PROCESSING (LOP) FLARE

**BAAQMD Source No. 1471**

#### 1. SYSTEM DESCRIPTION (12-12-401.1)

The LOP Flare system is comprised of collection headers, liquid knockout vessels, two flare vapor recovery compressors, piping to route recovered gas to fuel gas treaters, a water seal vessel, the flare header proper, and the flare stack. The flare is an elevated, steam-assisted flare with nitrogen purge to prevent air intrusion. Piping provides sufficient flexibility to operate in various configurations, allowing continuous and reliable operation during turnarounds, inspection and maintenance activities. A sketch of the LOP Flare system is provided in Figure 1. Technical details of the system are provided in Appendix A<sup>2</sup>.

The process units in the LOP Area that are served by the LOP flare system include the Crude Unit, Vacuum Flasher, Straightrun and Catalytic Hydrotreaters, the Catalytic and Saturates gas plants, the Fluid Catalytic Cracker, Hydrocracker, Alkylation, Catalytic Reformer, Sulfur Recovery Units 1 and 2, Hydrogen Plant 1 and various Utilities systems.

Capacity of the two LOP flare gas recovery compressors is approximately 3.2 million standard cubic feet per day (MMSCFD) each for a total of 6.4 MMSCFD. Typical flare header gas flow, in the absence of relief events or unusual operation, is around 2.5 MMSCFD – well within the capacity of one compressor to recover. This normal base flow in the header is typically from many small sources including instrument purges, pump and compressor seal purges, sample station venting, and pressure control for refinery equipment. Because the LOP flare recovery compressors are both normally in operation except during maintenance, there is typically about 4 MMSCFD reserve capacity above the base load available to recover unexpected flows resulting from relief events, or increased vent flows associated with planned and unplanned events. When one of the two compressors is out of service for maintenance, the compressor remaining in service is able to recover the routine flare header flow.

The ability to take one compressor out of service for routine maintenance without flaring provides the ability for sufficient maintenance to ensure reliable compressor operation. Only one of the two compressors is scheduled for planned maintenance at any one time. Typical preventative maintenance involves a 'minor' (process-side) overhaul or a 'major' (process-side + running gear) overhaul. A process-side overhaul typically includes: replacing suction and discharge valves; overhauling suction valve unloaders; replacing piston rod packing; replacing piston rings and rider bands; and inspecting piston rods and cylinder liners. A running gear overhaul typically includes: inspecting crossheads and connecting rods; replacing connecting rod bushings and bearings; inspecting crankshaft and main bearings; cleaning lube oil system; and miscellaneous work on instrumentation and auxiliary equipment.

As discussed in Section 3, Shell's maintenance program utilizes a condition-based approach to balance the frequency for preventative maintenance of a flare compressor to ensure reliable operation with the risk of flaring due to operation with only one compressor while the other is being

---

<sup>2</sup> Information in this appendix meets requirements of section 401.1.

maintained. Past maintenance history and current condition are used to evaluate the risk of operation beyond 'typical' overhaul intervals. Compressor operation is monitored closely by both operations and maintenance to ensure the highest probability of reliable operation. Typical variables that are monitored are suction and discharge pressures and temperatures, process flow, lube oil pressure and temperature, and vibration.

Recovered flare gas is treated to remove hydrogen sulfide and condensable liquids. Treated gas is routed to the fuel gas system. The fuel gas treaters typically used for LOP recovered flare gas are located in the Catalytic Cracker Gas Plant (CGP). When this unit is unavailable for any reason, recovered gas may be routed to the Saturates Gas Plant (SGP). Sufficient capacity can be made available in both sets of treaters for the incremental flow up to the total capacity of both compressors of about 6.4 MMSCFD.

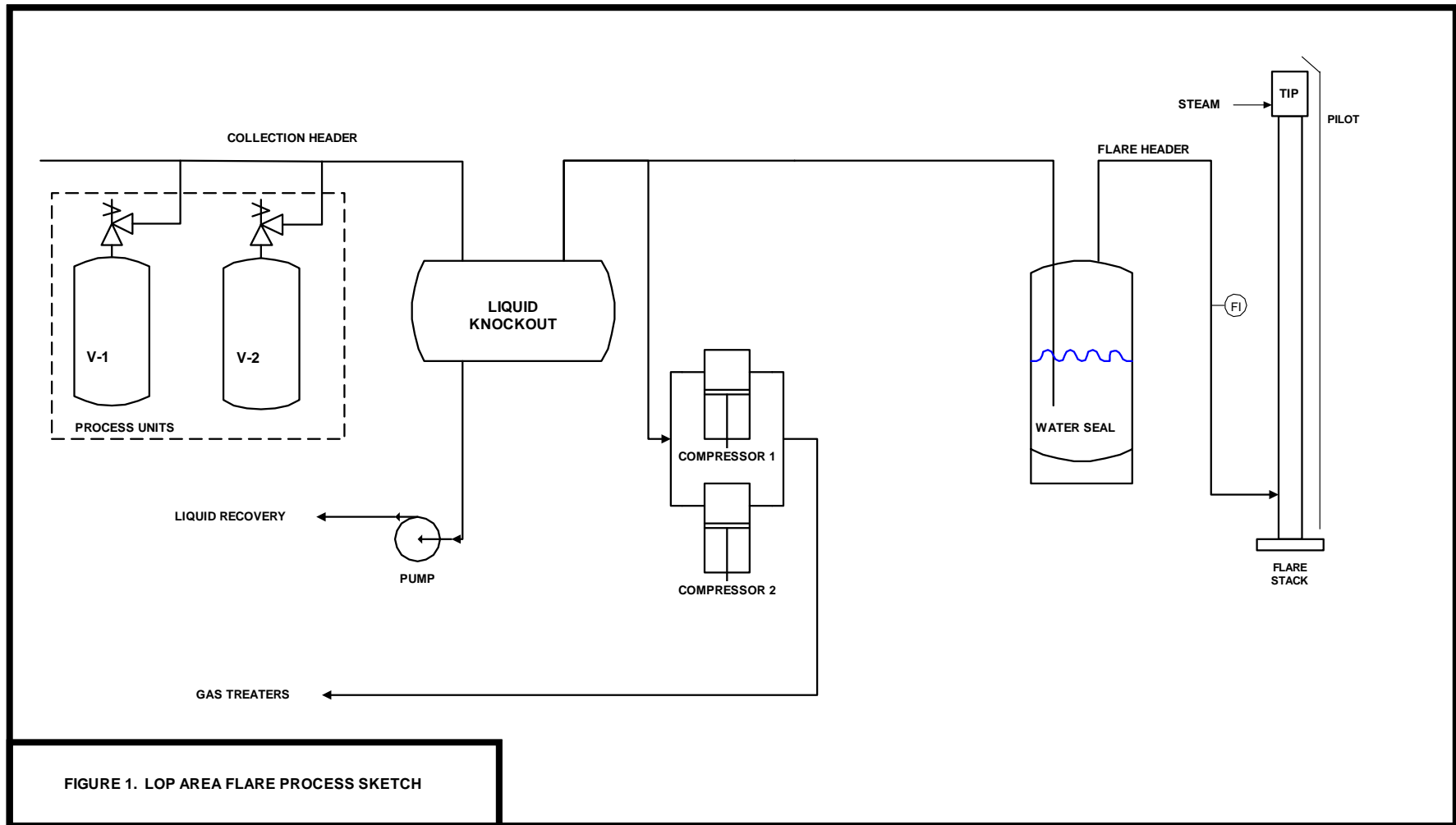


FIGURE 1. LOP AREA FLARE PROCESS SKETCH

## **2. HISTORICAL FLARING REVIEW**

### **Summary:**

#### **LOP flare activity 7/1/09 – 6/30/10**

There were no reportable flaring events greater than the 0.5MMSCFD trigger for causal analysis on the LOP flare during the 12- month period of this update. There were 13 small flaring events reported on the monthly flare reports. None of these flaring events were planned. All but two of these short events were less than 10% of the causal analysis trigger. The other two small flaring events were less than 25% of the trigger. Available information was captured on each of these events to help understand why the flaring occurred and what could be done to prevent it from occurring again. For example, the largest of the small flaring events occurred when a contractor erecting scaffolding accidentally broke the air supply line to a control valve on a vessel causing the valve to fail in the open position to the flare (the safest position). Operations quickly identified the cause of the flaring and was able stop the flaring in less than 20 minutes. A discussion was held with the scaffolding contractor to reinforce the need for care when working on and around equipment.

#### **LOP flare activity 6/1/08 – 6/30/09**

There were no reportable flaring events requiring causal analysis on the LOP flare during this 13- month period. Five minor events were reported on the monthly flare reports. This time period included turnarounds on several major units served by the LOP flare system. With careful planning, per procedure C(F)-21, the environmental impacts were assessed, communicated, and managed resulting in no reportable flaring events. None of the flaring was planned. Most of the events were < 10 minutes long. The majority of the events occurred as a result of process upset or mechanical failure.

#### **LOP flare activity: 1/1/06 – 6/1/08**

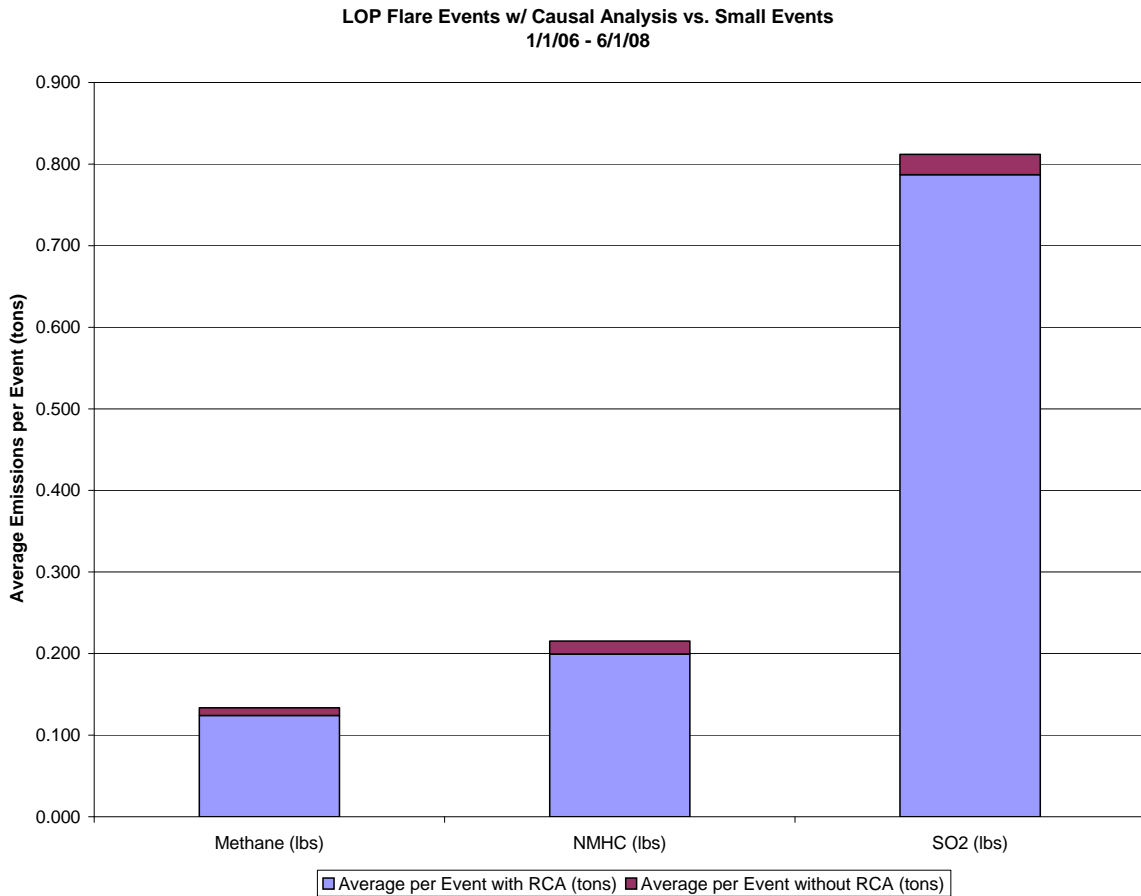
There were two flaring events requiring causal analysis (events > 0.5 MMSCF or 500 lbs of SO<sub>2</sub>) on the LOP flare between 1/1/06 and 6/1/08 and approximately 36 minor events that were reported on the monthly flare reports.

The two reportable flaring events both occurred in January 2007 and were unplanned events due to process upset or malfunction of equipment. An event in March 2006 did not trigger a causal analysis on its own but the emissions were included when the flexigas flaring due to the event tripped the 0.5 MMSCF trigger. These flaring events were investigated and prevention measures identified and implemented (see Part 3 of this Section – Reductions Previously Realized). The results of the investigations into these events were reported to the District in Causal Analysis reports. None of the flaring that occurred, including the minor events, was planned. All flaring, when it occurred, was minimized and stopped as quickly as possible.

Beginning in November 2006 with the adoption of the Flare Procedures described in the Common Measures Section, pertinent information, when available, was captured immediately after a flaring event to determine the cause of any flaring and what could be done to prevent it from happening again. Total emissions from all flaring during the period from 12/1/06 through 6/1/08 were: 0.6 tons of methane, 0.99 tons of non-methane hydrocarbon and 2.5 tons of SO<sub>2</sub>. Figure 2008-1

presents a comparison of the average emissions per large reportable events over this time period vs. the average emissions per small event. This figure shows that small events contributed on average < 10% of the emissions of a large event. Figure 2008-1 reinforces the appropriateness of the causal analysis trigger of 0.5 MMSCF/ 500 lbs SO<sub>2</sub> to ensure the resources to conduct a Causal Analysis are most effectively applied to address high emission events.

**FIGURE 2008 –1**



**LOP Flare Activity 2004 - 2005**

There was one reportable flare event<sup>3</sup> on the LOP flare during 2004 and 2005. That single emergency flare event was an unplanned electrical power outage in December 2005 that resulted in almost half of the non-methane hydrocarbon emissions during the entire two-year period (0.5 tons). Total emissions for both years combined (including the emergency flaring) were 1.06 tons of non-methane hydrocarbon in 2004-2005. Even including the emergency flaring, recovery of gas

<sup>3</sup> Reportable Flare Event as defined in Regulation 12-12 Section 208 is any flaring where more than 500,000 standard cubic feet is flared or sulfur dioxide (SO<sub>2</sub>) emissions > 500 lbs per day.

from the collection header exceeded 99.7%. Emissions of non-methane hydrocarbon were less than 3 pounds per day, which is less than 0.2% of the refinery's permitted emissions.

Minor flare activity occurred on 40 occasions during 2004-2005. Most events lasted for less than 20 minutes, and typically less than 10 minutes. The distribution of these events offers no single focal area providing significant leverage for feasible prevention measures. The variety of causes, and the distribution of events among these causes, means preventative measures must consider a wide scope; including mechanical reliability, improved handling of startup and shutdowns without flaring, and reducing the impact of process upsets.

**Historical Flaring Review Discussion:** Historical flaring at the LOP flare was reviewed to identify opportunities for feasible prevention measures. The review addressed the five year period from 2000 to 2005 and included both emergency and non-emergency flaring. Prior to January 2004 when ultrasonic flow meters became operational, flare flows were not accurately measured, making any thorough analysis impractical. For these earlier periods the review relied upon internal Environmental Incident reports, Operations' shift logs, reports and communications to the District and other regulatory agencies.

**Flaring prior to January 2004.** Review of flare events prior to January 2004 provided little usable information. Without flow meters, neither durations nor volumes could be accurately determined. In many cases, even the proximate cause of flaring could not be reliably determined due to the limited documentation and time elapsed since the event. With these qualifications, a breakdown of the general cause of LOP flare events for the previous five years is depicted in Figure 2. A description of the various categories listed is provided below:

**Upset:** Flaring attributed to process upsets.

**Mechanical Failure:** Flaring attributed to mechanical or instrument failure.

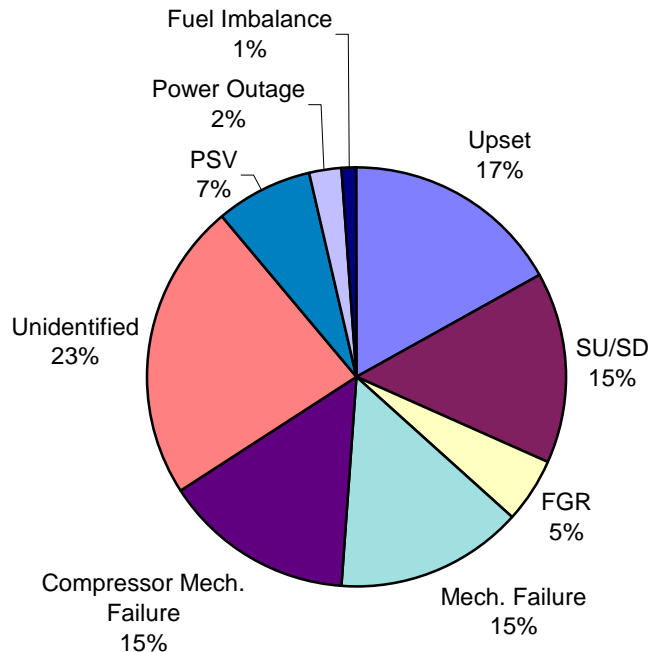
**Power Outage:** Flaring related to electrical outage (similar to process upset).

**SU/SD:** Flaring attributed to process start-up and shutdowns. Planned flaring due to startup and shutdown has generally been eliminated in recent years by procedural revisions. In some cases this includes use of temporary facilities for selected activities.

**Fuel Imbalance:** Flaring resulting from temporary imbalance in the fuel system. These events are typically very brief and are generally caused by a process upset at another unit that is a consumer of refinery fuel gas.

Based on these data, about 65% of the flare events occurring from 2000 - 2005 are essentially evenly divided among the following categories: process upsets, process startup and shutdowns, mechanical failures of compressors and other equipment. Almost one quarter of the time the occurrences where the water seal was broken indicating that flaring occurred were so small, and of such brief duration, no cause could be reliably determined.

**Figure 2. LOP Area Flare Events  
(2000-2005)**



There has been a significant decrease in the number of flare events caused by fuel system imbalance and startup/shutdown in recent years. This is a direct reflection of the increased emphasis on reducing flaring. Regardless of historical performance, major turnarounds in the recent past on units served by this flare have been performed without planned flaring. That this work was performed without planned flaring is evidence of careful review and planning. We commit to continue this careful review and planning prior to planned major maintenance and expect to perform turnarounds with little or no planned flaring. Therefore there is no predicted flaring resulting from planned major maintenance for which to evaluate prevention measures against. If during the maintenance planning and review process we find that planned flaring is required, all appropriate prevention measures will be considered and feasible measures will be implemented to reduce or eliminate the planned flaring.

Further reductions have been achieved through improvements in mechanical equipment reliability associated with changes in maintenance evaluation and practice.

**Flaring during 2004 and 2005.** The highest quality data are available for the period from January 2004 to January 2006. This generally coincides with installation of the ultrasonic flare flow meter and BAAQMD flare reporting required per Regulation 12 Rule 11. Available data for flare event volume, rates and durations are provided in Figures 3 through 5 below. This information will be used to evaluate environmental impacts and potential options to further reduce flaring.



**Volumes flared:** Figure 3 depicts the amount of material flared during the 25 events occurring in 2005. Each point on this plot represents the total flare volume of gas during that event. The vertical axis is relative magnitude of that event compared with all events in the period. Based on this figure, ninety percent of the events had volumes less than 100 thousand standard cubic feet (MSCF) per event. Approximately five percent had volumes between 100 and 200 MSCF per event. A single emergency event resulted in flaring more than 500 MSCF.

Therefore, if sufficient recovery compressor capacity could be installed to meet the flare flow rate that occurs during the flaring events, providing storage for the equivalent of 200 MSCF of flare gas volume would be adequate to contain about 90% of the number of events<sup>4</sup>. To determine the recovery compressor capacity that would be needed requires information concerning the flaring event flow rates and duration. This is described below.

**Flare flow rates:** The amount of flare gas that can be recovered depends upon compressor capacity and gas properties. Compressor capacity is typically described in terms of gas at standard conditions, however compressors are forced to work with gas at actual conditions. At the elevated temperatures which often occur in flare events, this difference between actual gas volume and the gas volume at standard conditions may be significant. For example, a compressor with a capacity of 3.2 million standard cubic feet per day (MMSCFD) has a capacity of approximately 2.2 MMSCFD for gas at 300 F.

Figure 4 depicts the average rates of flow to the flare for events occurring in 2005. These data indicate that approximately 30% of the flare events had event-average flow rates of less than 3 million standard cubic feet per day. Actual instantaneous rates are generally higher – often significantly – than these average rates. This difference between the average rate for an event and instantaneous flare gas rate during an event is important because once the instantaneous rate exceeds the available compressor capacity the water seal is typically broken and flaring occurs. Once flaring begins, backpressure in the flare header provided by the water seal is significantly reduced. Due to the lower header pressure, flare gas recovery rates are typically significantly reduced from their rated capacity.

Data from Figure 4 were used to evaluate the leverage provided by additional flare gas recovery in LOP. As each increment of compressor capacity was added, the corresponding events with average flows within the newly revised total capacity were considered to be recovered rather than flared. Similarly, the reported emissions for these events were presumed not to occur. This provided the basis for emissions reductions as a function of compressor capacity.

**Flare event durations:** The duration of a flare event affects both our ability to determine the cause of the flaring and the alternatives for flare gas recovery. Events that have a very short duration require the flare gas recovery equipment to operate continuously. Events lasting for several hours may allow some equipment to be shutdown under normal conditions and then started when an event occurs.

Figure 5 depicts the distribution of flare event durations for 2005, the year for which these data are available. Most flare events have very short durations with small volumes of gas flared. From Figure 5 it can be seen that half of the flare events had durations of less than 10 minutes. By combining event durations with additional data on the volume flared during each event, it can be shown that the 50% of events with durations less than 10 minutes contributed less than 10% to

---

<sup>4</sup> The elevated temperature of compressor discharge flows requires storage volumes greater than those required for gas at standard conditions. For a 300 Degree F gas, the required actual volume is approximately 50% greater than that calculated for standard conditions.

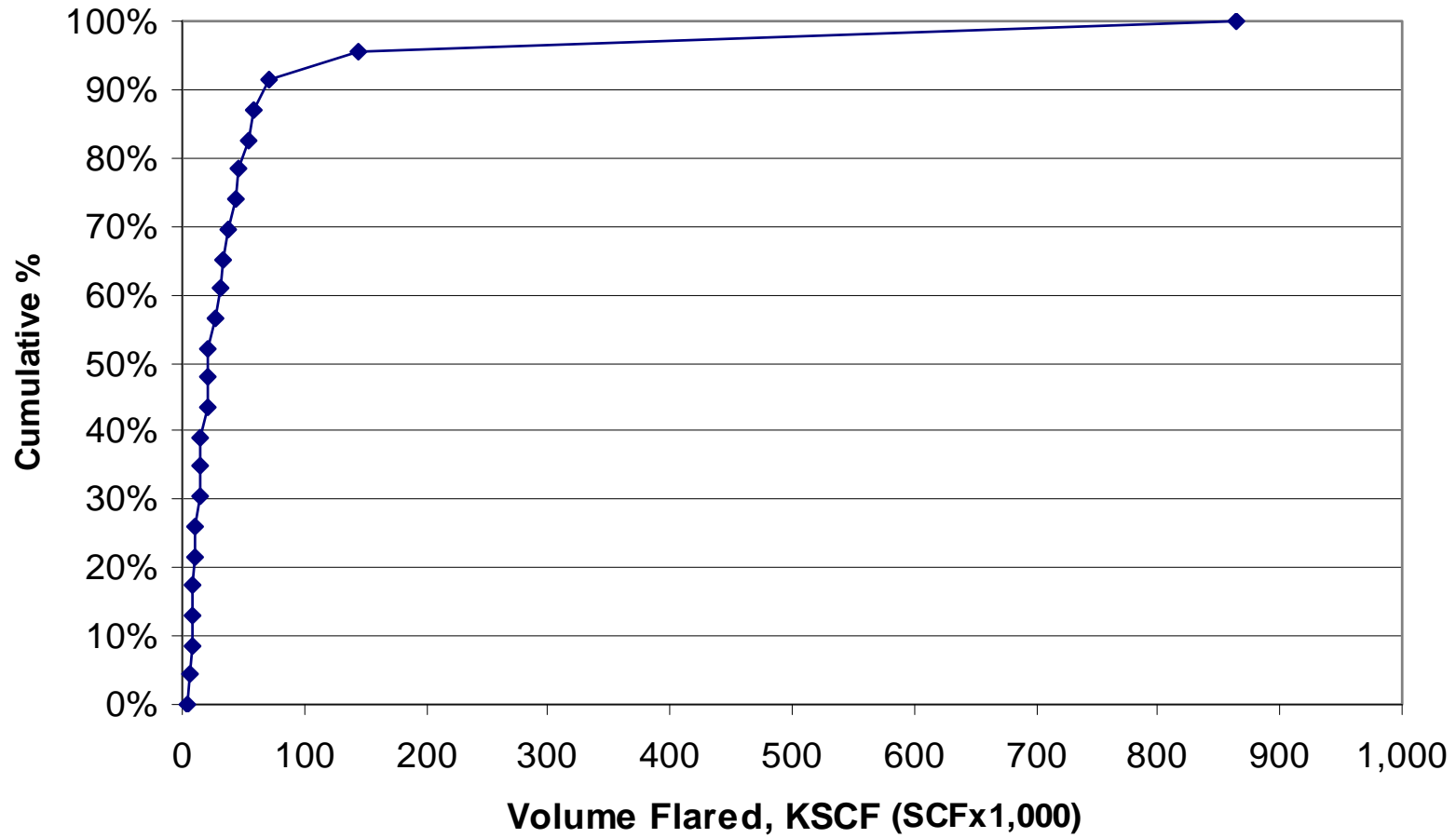
the total volume of gas flared. The 85% of events which lasted 15 minutes or less contributed less than 40% to the total volume flared. Only three of the flare events during this period lasted longer than one hour. All of the event durations were less than three hours.

This distribution of event durations affects how flare gas recovery compressors must be operated. One possibility to reduce flaring would be to make use of standby flare gas compressor capacity for higher than normal flare gas loads. During an unplanned event that produces significantly more flare gas than for average operating conditions, refinery operations would need at least 15 minutes from the time when higher than normal flow began before an additional recovery compressor could be brought online to handle the increased demand. The brief durations of the bulk of these flare events means that any additional recovery compressors would have to be operating continuously if they were to recover the gas from these events. A standby compressor that was only started after flare gas flowrates increased would miss much of the flare gas flow before it could be brought online. In addition this practice has been shown to create a distraction on operating personnel at the very time their assistance is more appropriately directed to controlling the conditions responsible for the process upset.

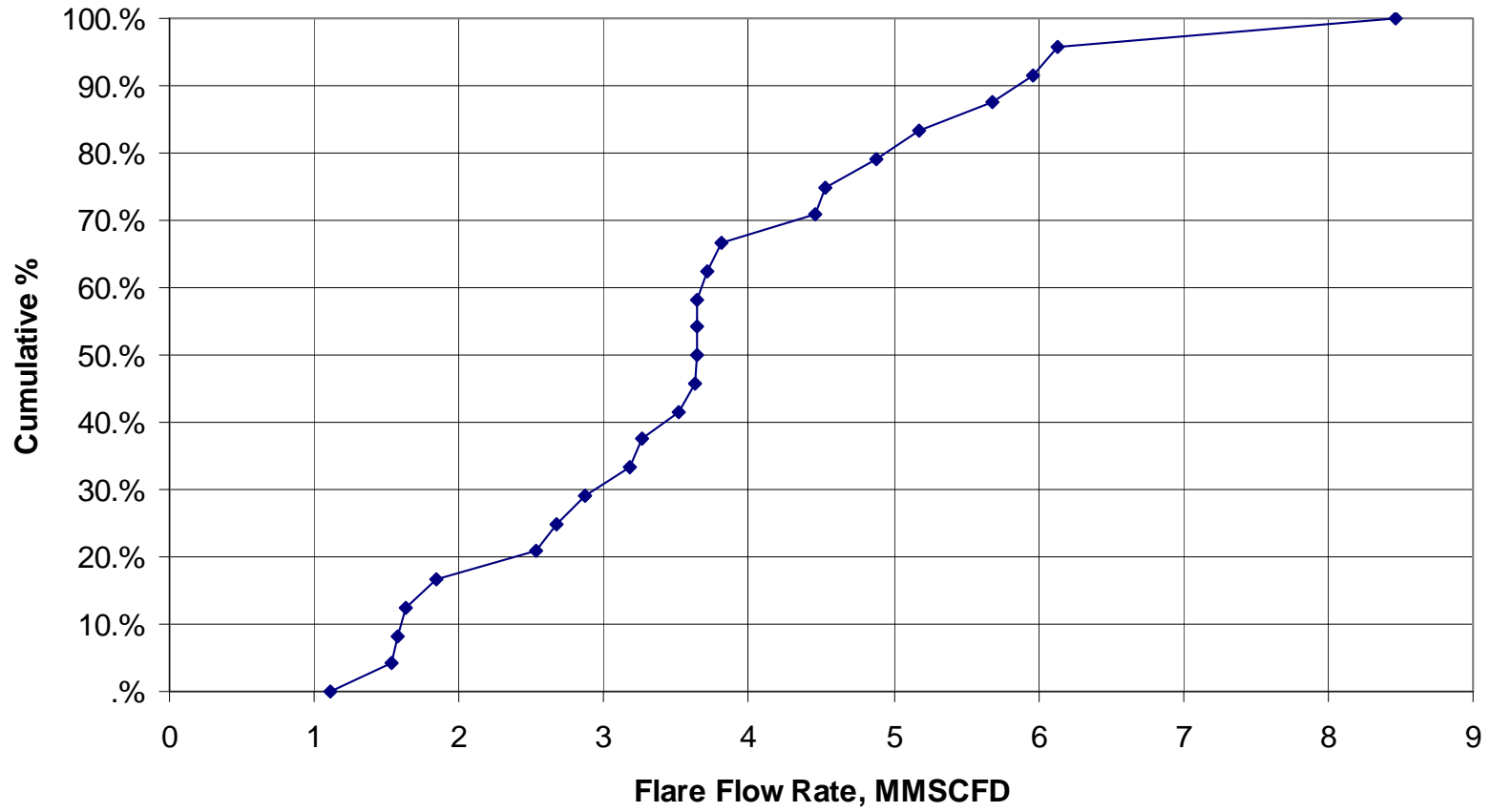
Electrical costs associated with running an additional compressor at the time of the event must be included in the economic evaluation. This increases the cost and therefore decreases the cost-effectiveness of emissions reductions.

An additional consideration is that the brief duration of many flare events makes it more difficult to determine their cause. Often excess flow to the flare gas header has stopped before significant troubleshooting activity can be undertaken to determine its source.

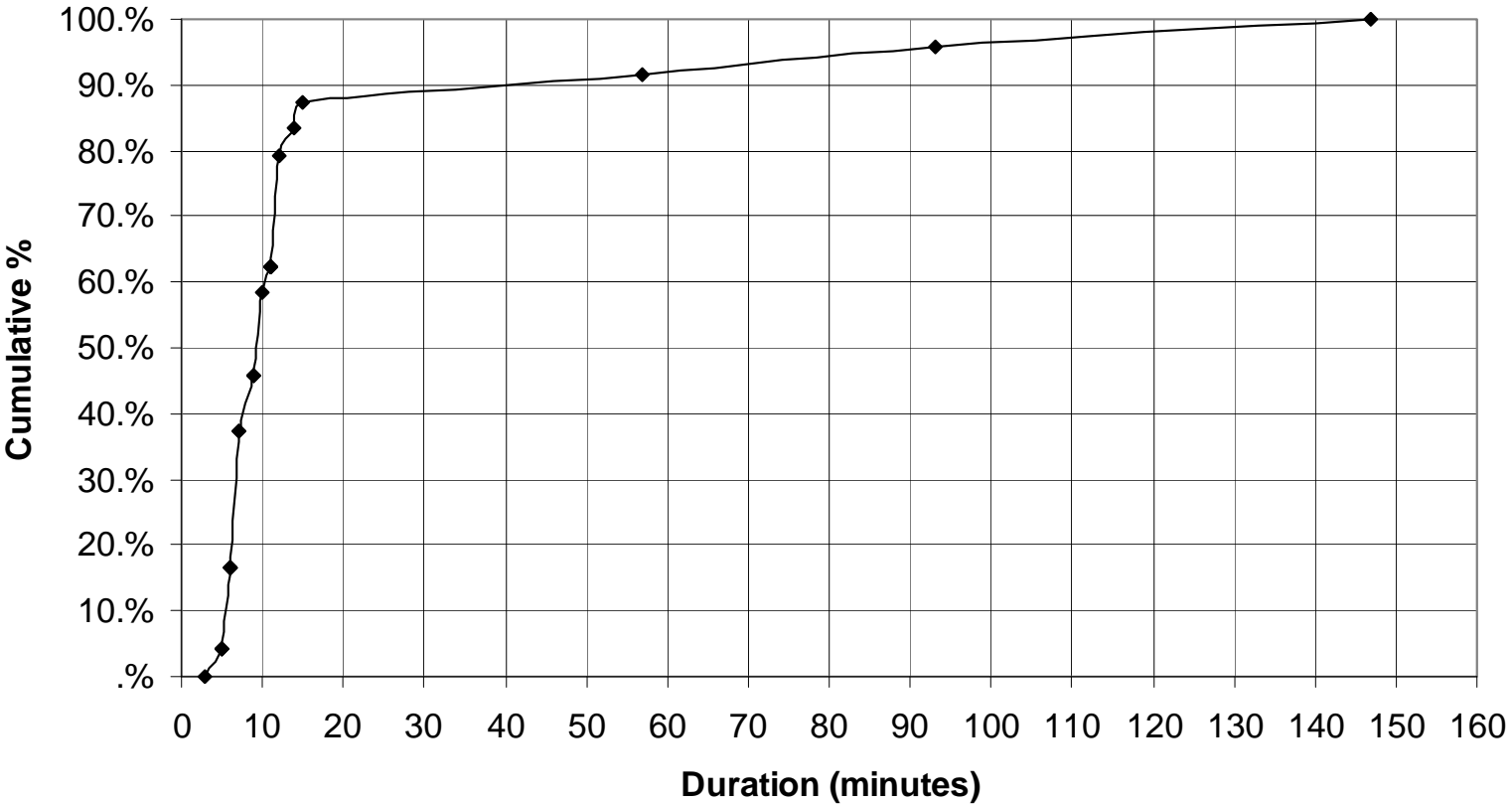
**Figure 3. LOP Flare Gas Volumes  
(2005)**



**Figure 4. LOP Flare Gas Flow Rates  
(2005)**



**Figure 5. LOP Flare Durations**  
(2005 - 25 Events)



### 3. REDUCTIONS PREVIOUSLY REALIZED (12-12-401.2)

Equipment, processes and procedures installed or implemented to reduce flaring at the LOP flare are described below.

#### HARDWARE AND PROCESS REVISIONS

A variety of hardware modifications and operational and procedural changes have been made in LOP that help to reduce flaring in some circumstances. These include:

- (A) Following the December 2005 flaring event that was the result of a power outage due to a ground fault, electrical sub stations at the refinery were upgraded to further limit potential for water intrusion that may cause ground fault.
- (B) Available flare gas recovery capacity in LOP was increased 0.3 MMSCFD by rerouting the Crude Unit vacuum flasher overhead vent to the Delayed Coker main fractionator. When the Delayed Coker is shutdown, or this routing is unavailable for any reason, the vent flow is returned to its historical disposition. This additional flare gas compressor capacity was made available in 2005.
- (C) The pressure control target for the Fuel Gas Blend Drum was adjusted in 2002 to assure a cushion of natural gas, when this stream is being used to pressure control the blend drum. This provides a greater dampening for operational swings in fuel gas supply or demand that may otherwise result in flaring. Several revisions were made to the fuel gas blend drum pressure control as part of the project. The previous control scheme relied on natural gas to pressure control the refinery fuel gas system. The capability to control pressure with other streams was extended to include a second natural gas control valve (to increase the control range) and vaporized propane or butane streams. This flexibility allows us to pressure control the blend drum over a wider range of operating conditions. In addition, operating guidelines were changed to assure that the fuel balance provided enough flexibility to absorb the return flows from tank vapor recovery as they cycle on and off during the day. Since these flows are driven by atmospheric conditions they cannot be accurately predicted or controlled.

These changes reduce flaring because the fuel component that is controlling blend drum pressure is present in a high enough volume so that the fluctuations in operating conditions can usually be accommodated without overpressuring the system.

- (D) Over the past few years, the refinery has implemented a variety of operational strategies to consume fuel and minimize flaring during periods where fuel availability temporarily exceeds demand. These strategies are described in procedure C(F)22.
- (E) Flaring occurred on the LOP flare in December 2005 when a low-pressure vent gas compressor experienced a surging event due to the process conditions that resulted from a power outage. The flaring lasted longer than it might otherwise have lasted due to a problem with a control valve requiring manual operation from the field. The causal analysis that was conducted for the flaring event identified making repairs to the control valve to allow the automatic addition of propane to the suction of the compressor as a prevention measure that could be implemented during the next turnaround. On January 12, 2007, another flaring event occurred on the LOP flare and the same prevention measure was identified. Repairs to the control valve were made in February 2007 to allow propane to be automatically added by the Board Operator to the suction of the compressor. Another

prevention measure that was identified in the 1/12/07 flaring event report included repair of a variable pitch control on three fixed pitch fans. This item was completed in July 2007.

- (F) A flaring event occurred on March 19, 2006 that resulted in flaring on both the LOP and FXG flares. The flaring occurred when the Catalytic Reformer Unit shut down during a reactor switch. The prevention measures identified in the Causal Analysis report have all been implemented. The prevention measures included development of a rigorous interlock bypass procedure and QA/QC plan for MOV interlocks. Operator takeover training manuals were revised to include more detail concerning shutting down compressors and expectations regarding operations shift turnover reports were reinforced. Hydrogen system automation and addition of a high-pressure alarm were considered and determined not to be needed due to installation of a new check valve instead.
- (G) A flaring event occurred on 1/16/07 on the LOP flare when the oxygen analyzer on the flare recovery system failed. The recovery system automatically shutdown for safety reasons when the analyzer failed. To prevent this flaring event from occurring again, the oxygen analyzer sample line heat-tracing system and sample block heater were re-energized and procedural revisions made as described in (D) in the next section.

## **PROCEDURAL REVISIONS**

The LOP Area Flare header is provided with vapor recovery. Operating personnel in process units served by this flare have extensive experience managing background flare header flow within the capacity limits of the compressors. These activities include: managing startups, shutdowns, vessel depressuring and maintenance. Careful management of these activities is an expectation to minimize or prevent flaring.

- (A) Historical flaring in LOP shows strong dependence of flaring upon the reliability of rotating equipment, including flare gas recovery compressors. Compressors are required to increase the pressure of gases within the flare header to the pressure in the fuel system. If compressors are unavailable for any reason, gas in the flare header cannot be recovered. To maximize available compressor capacity, maintenance practices and schedules are regularly reviewed.
- (B) The Environmental Impacts assessment practice for turnaround and maintenance work has been in place for several years. According to this practice, prior to each turnaround and major maintenance block, including the related shutdown and startups, the operating department and turnaround groups discuss ways to minimize flaring. This practice is formalized in procedure C(F)21 described previously in this FMP.
- (C) A 1/12/07 flaring event on the LOP flare occurred when a vent gas compressor lost suction due to surging and a PRV relieved to the flare during shut down of a process unit. Changes to the unit shutdown procedures were made to note the importance of monitoring the compressor during shutdown for potential surging due to changes in feed gravity, to include a step for propane addition to the vent compressor suction to increase gravity during abnormal shutdown conditions, and to caution about blowing through the high pressure separator and overpressuring the low pressure separator during shutdown.
- (D) The scope and frequency of the preventative maintenance plan for the oxygen analyzer on the LOP flare gas recovery system was reviewed after a flaring event occurred on 1/16/07.

The review included the heat tracing system, sample block heater and liquid removal system. The procedure was revised in June 2007 to add a weekly check of the liquid disposal system.

#### **4. PLANNED REDUCTIONS (12-12-401.3)**

##### **HARDWARE AND PROCESS REVISIONS**

In light of the historical flaring review, the analysis of potential mitigation measures provided in section 401.4.2 (below), and the effectiveness of the flare policy and procedures described previously, no further hardware or process revisions are planned on the LOP flare at this time. The FMP will continue to be updated at least annually to include any planned revisions developed from the causal analysis of future flaring events.

##### **PROCEDURAL REVISIONS**

The four procedures described under the section Prevention Measures Common to All Flares, were implemented by November 1, 2006. As discussed in the historical flaring review, non-emergency flaring is rare for the LOP flare. These procedures help us continue to find ways to minimize and reduce flaring where possible, but it is impossible to quantify the expected reduction in flaring. Any reduction in flaring, no matter how small, eliminates the emissions that would have occurred due to the flaring, including the emissions of non-methane hydrocarbon and sulfur dioxide.

#### **5. PREVENTION MEASURES (12-12-401.4)**

Figure 2 illustrates that there are a wide range of events that can cause flaring at LOP. The annual volume of gas flared could be reduced in two basic ways. One alternative is an increase in the capacity of the flare gas recovery system. The second is improved measures to limit the rate and volume of gas discharged to the flare gas header so that it does not exceed the capacity of the existing recovery system. These two alternative approaches are discussed below.

Increasing the capacity of the flare gas recovery system would require additional equipment. Using the cost-effectiveness calculation methodology found in the BAAQMD BACT guidelines and the expected flare emission reductions, we can calculate the most that could be spent on this equipment and still be considered cost-effective. Based on the historical flaring review, the average annual non-methane hydrocarbon emissions from the LOP flare are approximately 0.55 tons. Using the BACT methodology and the BACT cost-effectiveness hurdle of \$20,000 per ton of non-methane hydrocarbon emissions, the maximum annual expenditure for prevention measures, even if they could completely eliminate emissions from the LOP flare, would be \$11,000. Consequently, for the LOP flare and associated process units, the maximum justifiable capital cost of project(s) that would completely eliminate this flaring is \$44,000<sup>5</sup>. The analysis of potential projects later in this section shows that this amount does not buy much hardware.

An alternative approach to adding equipment is careful evaluation of current practices and procedures that can lead to flaring, and development of alternatives that are less likely to

---

<sup>5</sup> The maximum capital cost was determined using the 16.3% Capital recovery factor and additional costs referenced in the BAAQMD Best Available Control Technology guidelines.



overwhelm the existing flare gas recovery system. Consideration of the factors and events that can lead to higher than normal flare gas flowrates can yield reductions in flaring that are far more cost-effective than can be achieved with additional equipment for flare gas recovery. We believe that flare minimization efforts are best achieved on this flare by maximizing the use of procedures, training, reliability improvement, and planning.

#### **401.4.1 Prevention Measures for Flaring Due to Planned Major Maintenance**

Figure 2 shows that activities that have occurred during startups and shutdowns have contributed to less than 15% of the flare events that occurred historically at the LOP flare. Analysis of the flaring back to 2005 indicate that flaring may have been prevented by changing operating practices, improved planning, or minor hardware revisions. The trend over the past years indicates that startup, shutdowns and maintenance-related flaring can be significantly reduced and largely eliminated with careful planning. Major turnarounds on units served by the LOP flare continue to be performed without planned flaring. That this work was performed without flaring is evidence of careful review and planning. We commit to continue this careful review and planning prior to planned major maintenance and expect to perform turnarounds with little or no planned flaring. If during the maintenance planning and review process we find that planned flaring is required, all appropriate prevention measures will be considered and feasible measures will be implemented to reduce or eliminate the planned flaring.

In order to maintain equipment, it must be cleared of hydrocarbon before opening to the atmosphere for both safety and environmental reasons. Typically this is done by transferring as much of the hydrocarbon as possible to equipment that is still in service (e.g., pumping liquids to tanks) and then multiple steps of depressurization and purging of the equipment with nitrogen to the flare collection header since it is the lowest pressure system in the refinery and allows the most complete depressurization. Careful planning to limit the depressuring/purge rate and to maintain an acceptable gas temperature and composition in the flare header can reduce the potential for flaring.

Although it may not be possible in all circumstances, we have found that planned depressuring and purging of equipment to the LOP flare header can typically be controlled to stay within the capacity and capability of the LOP flare vapor recovery compressors for recovery of the gases to the refinery fuel gas system without flaring. Because of the robustness of the refinery fuel gas system described previously, the recovered purge gas from planned events can typically be absorbed in the fuel system without adverse impact on the refinery heaters and boilers.

The review required prior to turnarounds and major maintenance, including startup and shutdowns in procedure C(F)21 will continue to improve our ability to perform these planned activities without flaring. There are occasions, typically due to equipment malfunction, when a decision has to be made to shut down a process unit or major piece of equipment within a period of hours or immediately. Although the refinery will review the impacts and attempt to minimize flaring as much as possible, it can be more difficult to eliminate flaring since it may not be possible in the limited time available to take actions to ensure the fuel gas system is balanced. Flaring due to these unexpected events will follow procedure C(F)20 and/or C(F)21 to ensure that flaring is minimized as much as possible and lessons learned are captured for the future. As long as we follow these procedures, any flaring that occurs, whether predicted or unexpected, will be minimized as much as possible and the flaring reviewed to determine if there are prevention measures that can be implemented to further reduce flaring. When these procedures are followed, any flaring is consistent with the FMP.

#### **401.4.2 – Prevention Measures for flaring due to issues of gas quantity and quality including review of existing vent gas recovery capacity of the LOP Flare System**

Flaring can occur as a result of an imbalance between the quantity of vent gas produced and the rate at which it can be utilized as fuel gas. When refinery equipment that is either a producer or consumer of fuel gas is shut down for any reason, then adjustments must be made in the fuel gas system to bring it back in balance. Flaring can result if the change in fuel gas balance is large and adjustments cannot be made quickly enough (typically due to the potential for upsetting other units). Imbalance in the quantity of fuel gas can occur due to maintenance, upset, malfunction, emergencies, etc.

The range of gases that can be recovered by compressors depends on the flowrate, process conditions (e.g., temperature) and composition of the gases. The limits most often approached are gas temperature and the amount of condensable liquids. High temperature may cause the compressor to shutdown if compressor inter-stage heat exchangers cannot remove enough heat to maintain cylinder temperatures below 320 Degrees F. High concentrations of propane or butane may overwhelm the machine's ability to separate liquids. Neither of these limits are often approached for the small events which occur in the LOP area flare. High temperatures and relatively large amounts of condensable liquids that may limit the ability of flare gas compressors to recover some gases typically occur during large pressure relief events. Examples include process upsets and unplanned electrical power outages that result in a loss of cooling in the process equipment. When the hot gases cannot be cooled and condensed, pressure in the process equipment increases. To prevent equipment damage and catastrophic releases, the pressure is relieved to the flare header. The resulting relief events cannot generally be recovered by the flare gas recovery compressors – because of very large flow rates, high temperatures or large concentration of condensable vapor in the gas. If electrical power to the flare gas recovery compressors is lost, flare gases cannot be recovered regardless of the temperature or composition since the compressors cannot operate without power. These events cannot reasonably be predicted, occur very infrequently, and are characteristic of emergency flaring, which is not restricted by Regulation 12 Rule 12. During these events, returning the unit to a stable condition as quickly as possible minimizes flaring. This is the primary responsibility of Operating personnel and is described in Procedure C(F)-20 – Flaring Due To Process Upsets or Mechanical Equipment Failure. When this procedure is followed, the flaring is consistent with the FMP.

The maximum capacity of a flare gas recovery system is no more than the total installed nameplate capacity of the flare gas compressors. However, flare gas compressor capacity does not fully define the total capacity of the system. In order to recover flare gas for use in the fuel gas system, four criteria must be met. First, there must be sufficient flare gas compressor capacity. Second, the compressors must act rapidly enough to prevent the water seal from being “broken”<sup>6</sup>. Third, there must be sufficient gas treating capacity. Finally there must either be available storage volume or a user (e.g., heater or boiler) with a need for the gas. If any of these conditions are not met, then the gas cannot be recovered into the fuel gas system.

SMR's vent gas recovery system does not include any capacity for storage of fuel gas or vent gas. On a continuous basis we optimize the refinery fuel gas system of producers and consumers to maximize the capacity available for treatment and reuse of recovered gases. This is accomplished as described previously in the FMP under the Prevention Measures common to all the refinery flares. These Prevention Measures include:

---

<sup>6</sup> The water seal is considered to “break” when flare gas in the inlet pipe to the water seal drum first enters the water column. This is the onset of flaring.

- Adjusting the sources of fuel that are made up to the fuel gas system including purchased natural gas and propane. Having a range of streams available to provide pressure control minimizes the risk of fuel system pressures rising above target, which would otherwise result in flaring.
- Adjusting the operation of units that produce fuel gas range materials to reduce fuel gas production as much as possible (consistent with safe operation) to avoid flaring.
- Adjusting the refinery profile for consumption of fuel gas by ensuring the cogeneration unit is at its maximum capacity.
- Shifting rotating equipment to turbine drivers where feasible to increase steam consumption from steam generated in the fuel gas fired boilers. Several functions provided by rotating equipment in the refinery may be powered by either electricity or steam. This ability to shift the load between the off-site electrical grid and refinery steam boilers provides additional flexibility to balance the fuel system when there is an excess of fuel. In periods where the fuel supply is limited, motor drives maximize use of electrical power. When the refinery has an excess of fuel this equipment may be powered by steam. When the cause of flaring is the result of a process unit upset or mechanical failure, changing between steam turbine and electrical motor drivers is may not be practical and must be evaluated on a case-by-case basis<sup>7</sup>.

Procedure C(F)22 is in place to help manage the fuel system balance during periods of flaring.

The total gas scrubbing capacity is an integral part of the refinery fuel gas management system. The capacity available for recovered vent gas scrubbing will vary depending on the balance between fuel gas production and consumption; it will vary both on a seasonal basis and during the course of the day. Sufficient capacity can be made available in the LOP treaters for the incremental flow up to the total capacity of both flare recovery compressors.

**LOP flare gas recovery system capacity:**

Total LOP flare gas recovery compressor capacity = 6.4 MMSCFD

Total LOP flare gas storage capacity = 0 SCF

LOP fuel gas treating available capacity can match recovery capacity.

Average annual non-emergency flare emissions from the LOP flare during 2004 and 2005 amounted to less than 0.1% of the annual refinery permitted emissions for both non-methane hydrocarbon and sulfur dioxide. Efficiency of the existing flare gas recovery system exceeds 99.7%, including emergency flaring from 1/1/05 – 6/1/09. An evaluation of the feasibility of eliminating this flaring by increasing the recovery of flared gas by combination of additional compressors and storage vessels is provided below<sup>8</sup>.

<sup>7</sup> The use of steam drivers is less energy efficient than electricity. Regular use of steam driven equipment is evaluated considering both the reliability benefits with the increased operating costs, higher water demand, and greater emissions associated with steam production. If there is a fuel gas imbalance (for whatever reason) that results in flaring of excess fuel gas and some of that excess gas can be shifted to produce more steam, we won't have to flare that amount of fuel gas. This is how shifting to steam-driven equipment can reduce flaring in some circumstances.

<sup>8</sup> These evaluations do not consider expansion of treating capacity since non-emergency flaring at the refinery has not resulted in the need to flare untreated gas due to limits on existing treater capacity. There is no incentive to provide increased treater capacity since it is not a bottleneck resulting in flaring. Additional storage and compression would reasonably be required to take advantage of additional treater capacity.

**Prevention Measure Options Considered for Recovery, Storage and Treatment:** Costs and potential benefits of improving gas recovery and reducing flare emissions from the current 99.7% recovery efficiency are addressed by considering the addition of flare gas recovery compression and flare gas storage. Gas treating capacity is expected to be adequate for all options evaluated. A sketch of the potential options is provided in Figure 6.

Normal operation of the revised system would have to involve continuous operation of one or more of the additional compressors to capture the short duration flare events typical on the LOP flare<sup>9, 10</sup>. A line from the common discharge of the flare gas recovery compressors is routed to a new gas storage vessel. The portion of the total compressor flow above that which can be treated and used in the fuel system during flare activity is routed to the storage vessel rather than being flared. Once conditions responsible for the high flare header flow have returned to normal, a valve would open directing flow from the storage vessel back to the recovery compressor inlet header. With the flare activity now over, the flow from compressor discharge would be treated and processed as fuel.

---

Once these are provided it is more cost-effective in our case to reduce unit rates making room in existing treaters. This may not be the case if flaring occurred more often.

<sup>9</sup> The requirement for continuous compressor operation derives from actual data showing that most events in the LOP flare last less than 10 minutes. It is impractical to expect a compressor of this size to go from shutdown to full operation rapidly enough to capture such events.

<sup>10</sup> Presumes use of single stage liquid ring compressors. Power requirements are scaled from a nominal 2 MM SCFD machine provided with a 600 HP motor.

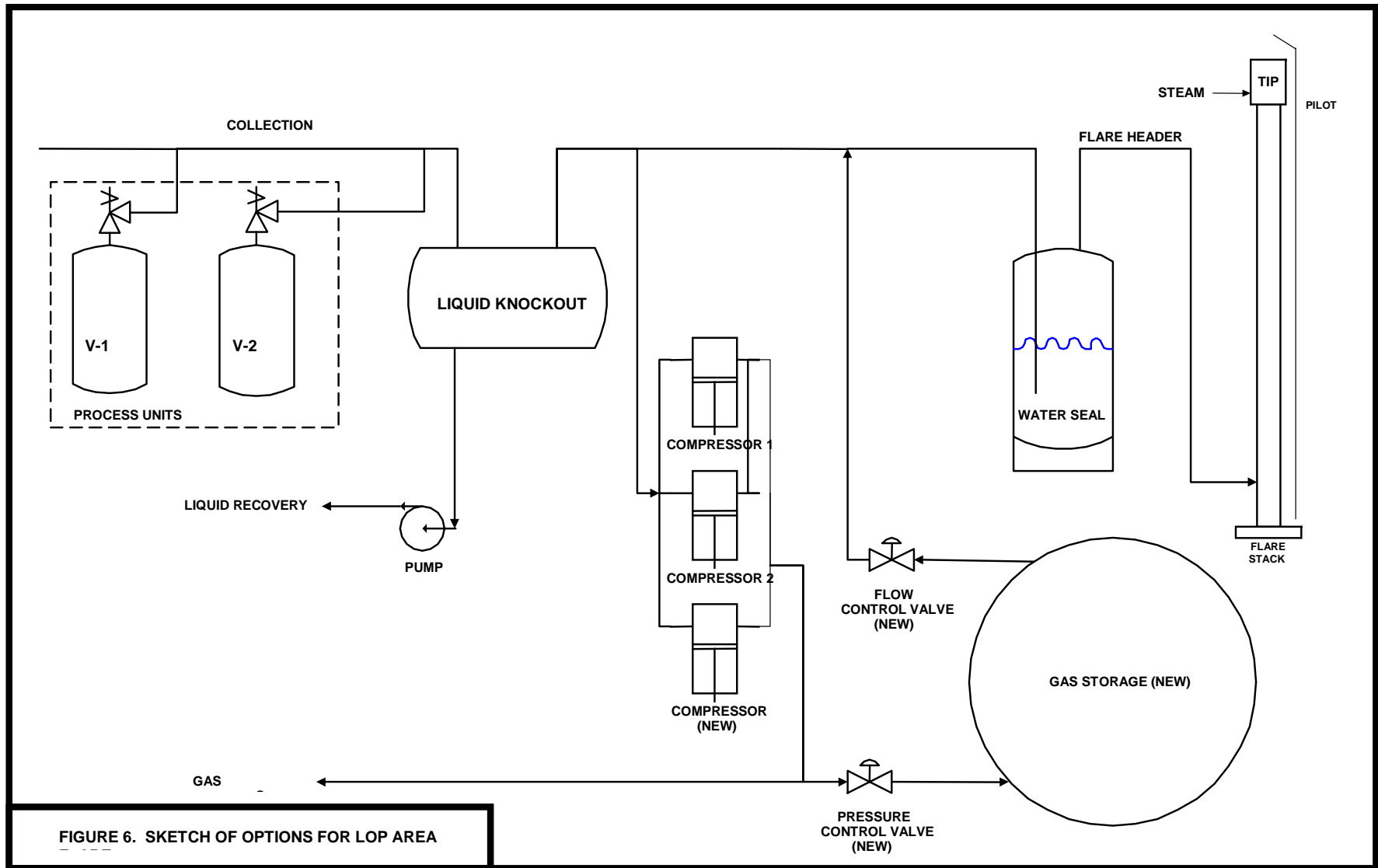


FIGURE 6. SKETCH OF OPTIONS FOR LOP AREA

Tables 1A and B depict the increased flare gas recovery and annual costs and benefits for the revised facilities considered. The evaluation makes use of data from actual flare events for calculation of potential benefits and conservatively assumes that all emissions can be eliminated, including those resulting from emergencies. Excluding the emergency emissions would result in even a higher cost per ton reduction. The evaluation below is calculated on the basis of emission reductions using the reported emissions from 2005. Even with the very conservative assumptions used in the calculations, the most cost-effective measure is still not feasible.

Table 1A considers the case of no storage, only additional compression. In this case, the emissions savings are realized only when there is sufficient purchased fuel (PG&E natural gas) in the fuel system that recovered gas can be fit in the fuel system by backing out purchased natural gas. For the purpose of this analysis, we have assumed that on average half of the recovered fuel would fit in the fuel system.

As depicted in Table 1A, increasing flare gas recovery efficiency from the current 99.78% by a further 0.05% would require doubling the current compressor capacity and a capital investment of approximately \$10,000,000. The cost-effectiveness for non-methane hydrocarbon emissions for Option 1A, which does not provide storage, ranges between approximately \$24 Million and \$61 Million dollars per ton. (Refer to Appendix F for additional details of these calculations).

Including emissions of greenhouse gases and non-methane hydrocarbon associated with producing the required electrical power would significantly reduce the benefit of the project. A significant reduction in benefits would occur when recovered gas does not fit in the fuel system. For these cases, there is no alternative to flaring until operating conditions of units that produce fuel gas streams can be safely adjusted to compensate for the extra fuel. This significantly decreases the benefit, increasing the effective cost to benefit ratio.

Table 1B includes additional storage in the form of a 45' diameter sphere operating at up to 120 psig. The capital cost of the sphere significantly increases total cost, but the emissions reductions are higher since the potentially recoverable gas is presumed to always fit within the capacity of the fuel system and gas treaters<sup>11</sup>.

Results presented in Table 1B indicate that it may be possible to increase the efficiency of recovering potentially flared gas by almost 0.1% (from 99.78% to 99.87%), provided the system works perfectly. Electrical costs for additional compressor capacity are unchanged from the earlier example. The effect of the additional capital investment in storage is to improve the range of cost-effectiveness to between \$16 Million and \$53 Million dollars per ton. Once again, including emissions of greenhouse gases and non-methane hydrocarbon associated with producing the required electrical power will further decrease the cost-effectiveness. Additionally, permitting a flare gas storage facility in Contra Costa County is not considered in this analysis.

---

<sup>11</sup> Estimated cost to construct and tie into the existing system is about \$5,000,000. Storage limits the need for expanding treater capacity, and allows for capturing the fuel value and emissions savings of recovered gas. Without storage, recovered gas would most likely be burned in heaters running at lower than normal efficiency. In this event, the available non-methane hydrocarbon savings are simply the difference between the efficiency of combustion in a heater and in a flare – a number much, much, less than used for determination of estimated benefits

**Table 1. Economic Justification for Additional Recovery Capacity at LOP Flare**

**A. No Gas Storage Provided**

Additional Recovery Compressor Capacity (MMSCFD) <sup>1</sup>	Overall Recovery Efficiency (%)	Capital Cost (\$)	Combined Annual Cost <sup>2,3</sup> (\$/yr)	Emissions Reductions by Species (lbs/year)					Cost Effectiveness of Reductions (\$ Million/ton)					
				NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx <sup>6</sup>	CO <sup>6</sup>	PM <sup>6</sup>	NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx	CO	PM	
0	99.78%	-	-	-	-	-	-	-	-	-	-	-	-	-
3	99.79%	\$5,000,000	\$1,745,000	57	158	28	150	4	\$61	\$22	\$126	\$23	\$858	
4	99.81%	\$6,700,000	\$2,335,300	203	561	98	535	14	\$23	\$8.3	\$47	\$8.7	\$323	
5	99.82%	\$8,300,000	\$2,899,700	235	652	114	621	17	\$25	\$8.9	\$51	\$9.3	\$345	
6	99.83%	\$10,000,000	\$3,490,000	294	816	143	778	21	\$24	\$8.6	\$49	\$9.0	\$332	

**B. 400,000 SCF Gas Storage Provided**

Additional Recovery Compressor Capacity (MMSCFD) <sup>1</sup>	Overall Recovery Efficiency (%)	Capital Cost (\$)	Combined Annual Cost <sup>2,3</sup> (\$/yr)	Emissions Reductions by Species (lbs/year)					Cost Effectiveness of Reductions (\$ Million/ton)					
				NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx <sup>6</sup>	CO <sup>6</sup>	PM <sup>6</sup>	NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx	CO	PM	
0	99.78%	-	-	-	-	-	-	-	-	-	-	-	-	-
3	99.80%	\$10,000,000	\$3,040,000	114	315	55	301	8	\$53	\$19	\$110	\$20	\$748	
4	99.84%	\$11,700,000	\$3,630,300	405	1,122	197	1,070	29	\$18	\$6.5	\$37	\$6.8	\$251	
5	99.85%	\$13,300,000	\$4,194,700	470	1,303	228	1,243	34	\$18	\$6.4	\$37	\$6.8	\$250	
6	99.87%	\$15,000,000	\$4,785,000	589	1,632	286	1,557	42	\$16	\$5.9	\$33	\$6.1	\$227	

1) Capacity units are millions of standard cubic feet per day.

2) Indirect costs include Capital Recovery (10% interest over 10 yr), plus other costs described in the BACT implementation procedure

3) Direct costs include Electrical (\$0.1/kw), plus other costs described in the BACT implementation procedure

4) Non Methane Hydrocarbon emissions reductions are based on 100% Recovery capturing the entire NMHC emissions for the base period, 2005 (0.7 tons)

5) SOx emissions reductions are based on 100% Recovery capturing the entire SOx emissions for the base period, 2005 (1.94 tons)

6) NOx, CO and PM are estimated using AP-42 Emissions Factors

Based on this analysis, we conclude that further expansion of the LOP flare recovery or installation of storage facilities are not feasible options to reduce flaring. We believe more effective ways to reduce flaring include training, reliability improvement, and careful planning including adjustment of refinery operations. These actions will continue to occur as a result of the refinery flare procedures described previously.

#### **401.4.3 Recurrent Failures**

There have been no recurrent failures in equipment routed to the LOP flare in the period since July 2005.



## **B. FLARE SYSTEM: DELAYED COKING AREA FLARE**

### **BAAQMD Source No. 4201 (also known as Clean Fuels Flare)**

#### **1. SYSTEM DESCRIPTION (12-12-401.2)**

Process units in the Delayed Coking Area are served by a dedicated flare system. A sketch of this flare system is provided in Figure 7. This system is comprised of collection headers, liquid knockout vessel(s), two recovery compressors, piping to route recovered gas to gas treaters, water seal vessel(s), the flare header proper, and the flare field<sup>12</sup>. Piping provides sufficient flexibility to operate in various configurations, allowing continuous and reliable operation during turnarounds, inspection and maintenance activities. Technical details of the system are provided in Appendix B.

Process units in the Delayed Coking Area that are served by the DCU flare system include the Delayed Coker, Isomerization, Distillate and Heavy Gasoline Hydrotreaters, the Cat Gas Depentanizer, Sulfur Recovery Unit 4 and Hydrogen Plant 3.

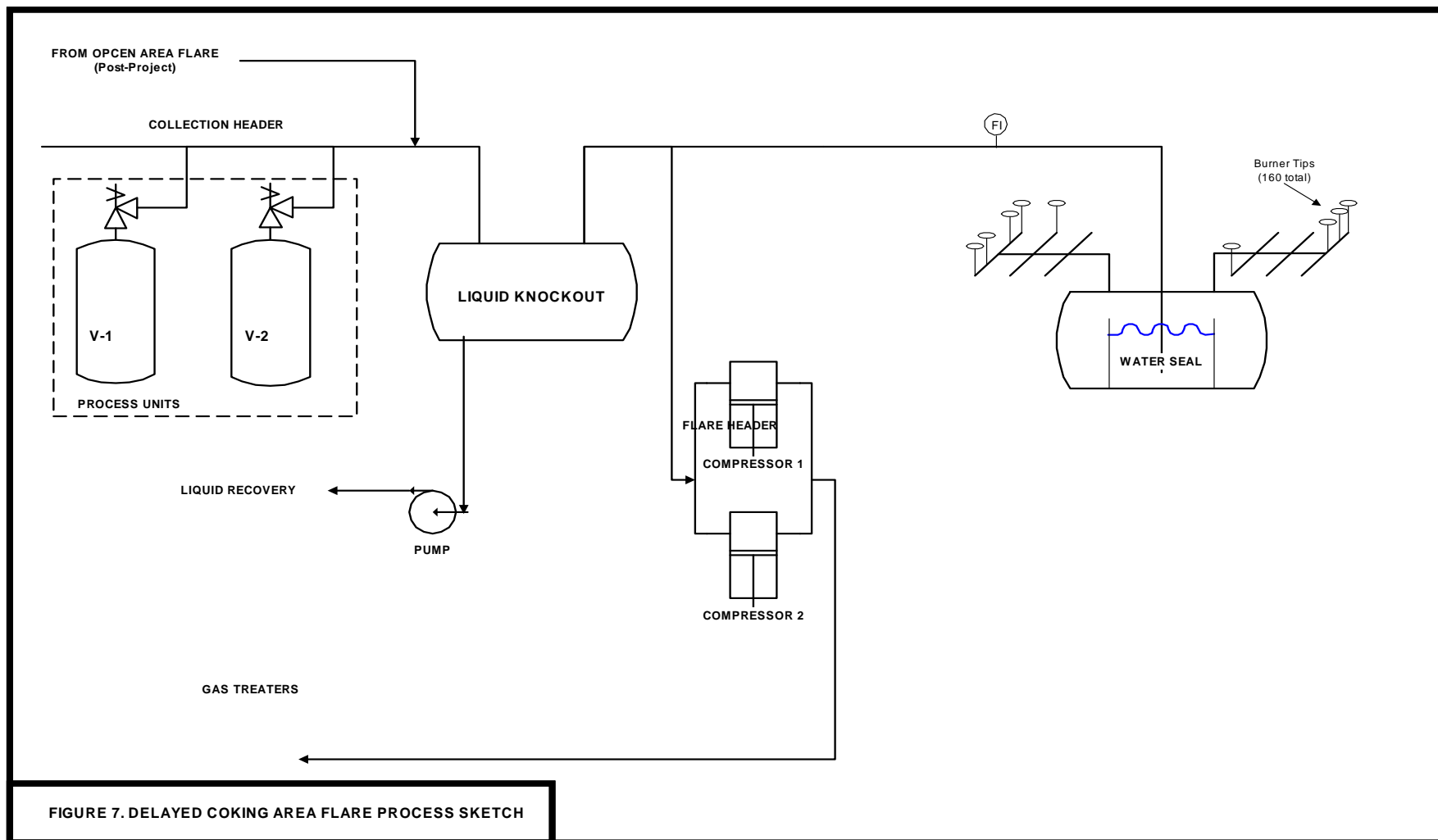
Capacity of the two existing DCU flare recovery compressors is approximately 4 million standard cubic feet per day (MMSCFD) each, for a total of 8 MMSCFD. Typical header gas flow, in the absence of relief events or unusual operations, is around 2 MMSCFD – well within the capacity of one compressor. Since both compressors are normally in operation except during maintenance when one is out of service, there is typically about 6 MMSCFD reserve capacity available to recover unexpected flows during relief events, or increased vent flows associated with planned and unplanned events. When one of the two flare recovery compressors is out of service for maintenance, the compressor remaining in service is able to recover the routine flare header flow.

The ability to take one compressor out of service for routine maintenance without flaring provides the ability for sufficient maintenance to ensure reliable compressor operation. Only one of the two compressors is maintained at any one time. Typical preventative maintenance involves a 'minor' (process-side) overhaul or a 'major' (process-side + running gear) overhaul. A process-side overhaul typically includes: replacing suction and discharge valves, overhauling suction valve unloaders, replacing piston rod packing, replacing piston rings and rider bands, and inspecting piston rods and cylinder liners. A running gear overhaul typically includes: inspecting crossheads and connecting rods, replacing connecting rod bushings and bearings, inspecting crankshaft and main bearings, cleaning lube oil system, and miscellaneous work on instrumentation and auxiliary equipment.

As discussed in Section 3, Shell's maintenance program utilizes a risk-based approach to balance the frequency for preventative maintenance of a flare compressor to ensure reliable operation with the risk of flaring due to operation with only one compressor while the other is being maintained. Past maintenance history and current condition are used to evaluate the risk of operation beyond 'typical' overhaul intervals. Compressor operation is monitored closely by both operations and maintenance to ensure the highest probability of reliable operation. Typical variables that are monitored are suction and discharge pressures and temperatures, process flow, lube oil pressure

---

<sup>12</sup> The Delayed Coking Area flare uses an array of 160 separate tips instead of a single stack. This design allows smokeless combustion using very low rates of steam.



and temperature, and vibration.

Recovered gas from the Delayed Coking and OPCEN HC flare headers is treated to remove sulfur in the Vent Gas Treater in Delayed Coking. Sufficient capacity is available in this gas treater for the incremental flow (up to the total capacity of about 8 MMSCFD). From the Vent Gas Treater, the treated gases may be routed to the refinery fuel gas blend drum for use as fuel in combustion devices throughout the refinery. In addition, the treated gas from the Vent Gas Treater may be used as feed to Hydrogen Plants 2 and 3. Having the option of using the treated fuel gas as feed to the hydrogen plants or fuel for heaters throughout the refinery increases the flexibility of the fuel gas system, reducing the potential for fuel gas imbalance that may cause flaring.

## **2. HISTORICAL FLARING REVIEW**

### **Summary**

#### **DCU flare activity: 7/1/09 – 6/30/10**

There were no flaring events requiring causal analysis (events > 0.5 MMSCF or 500 lbs of SO<sub>2</sub>) on the DCU flare between 7/1/09 and 6/30/10 and approximately 3 minor events not requiring causal analysis that were reported on the monthly flare reports. Each of these 3 flaring events was unplanned and all were stopped as quickly as possible, none of them lasting more than 15 minutes.

#### **DCU flare activity: 6/1/08 – 6/30/09**

There were two flaring events requiring causal analysis (events > 0.5 MMSCF or 500 lbs of SO<sub>2</sub>) on the DCU flare between 6/1/08 and 6/30/09 and approximately 11 minor events not requiring causal analysis that were reported on the monthly flare reports.

The two reportable flaring events occurred in July 2008 and May 2009. Both were unplanned events due to process upset or malfunction of equipment. These flare events were investigated and prevention measures identified and implemented (see Part 3 of this Section – Reductions Previously Realized). The results from the investigations into these events were reported to the District in Causal Analysis reports. None of the flaring that occurred, including the minor events, was planned. All flaring, when it occurred, was minimized and stopped as quickly as possible.

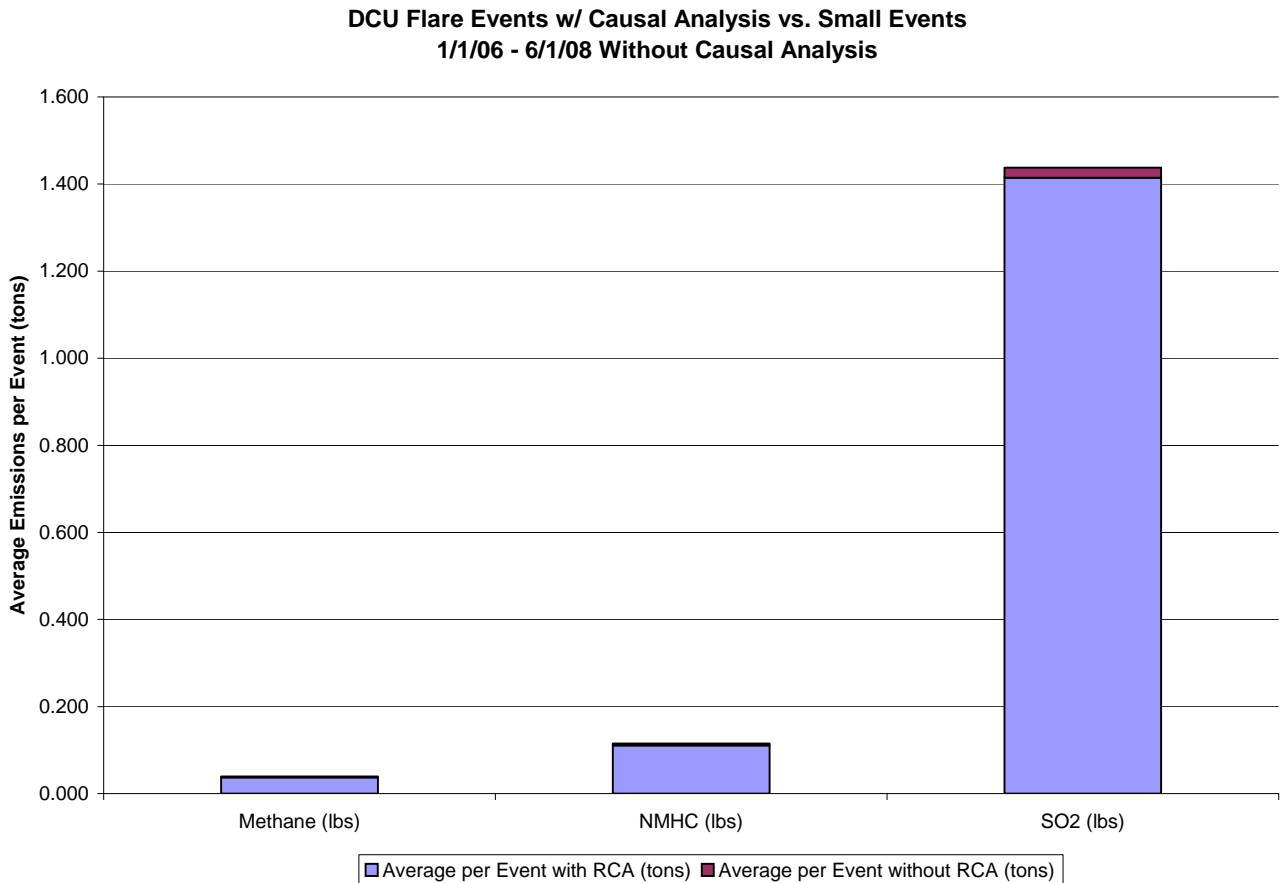
#### **DCU flare activity: 1/1/06 – 6/1/08**

There were three flaring events requiring causal analysis (events > 0.5 MMSCF or 500 lbs of SO<sub>2</sub>) on the DCU flare between 1/1/06 and 6/1/08 and approximately 23 minor events that were reported on the monthly flare reports.

The three reportable flaring events occurred in October 2007, March 2008 and May 2008. All were unplanned events due to process upset or malfunction of equipment. These flare events were investigated and prevention measures identified and implemented (see Part 3 of this Section – Reductions Previously Realized). The results of the investigations into these events were reported to the District in Causal Analysis reports. None of the flaring that occurred, including the minor events, was planned. All flaring, when it occurred, was minimized and stopped as quickly as possible.

Beginning in November 2006 with the adoption of the Flare Procedures described in the Common Measures Section, pertinent information, when available, was captured immediately after a flaring event to determine the cause of any flaring and what could be done to prevent it from happening again. Total emissions from all flaring during this 30-month period were: 0.17 tons of methane, 0.45 tons of non-methane hydrocarbon and 4.19 tons of SO<sub>2</sub>. Figure 2008-2 presents a comparison of the average emissions per large reportable events over this time period vs. the average emissions per small event for the DCU Flare. This figure shows that small events contributed < 6% of the emissions of a large event. Figure 2008-2 reinforces the appropriateness of the causal analysis trigger of 0.5 MMSCF/ 500 lbs SO<sub>2</sub> to ensure the resources to conduct a Causal Analysis are most effectively applied to address high emission events.

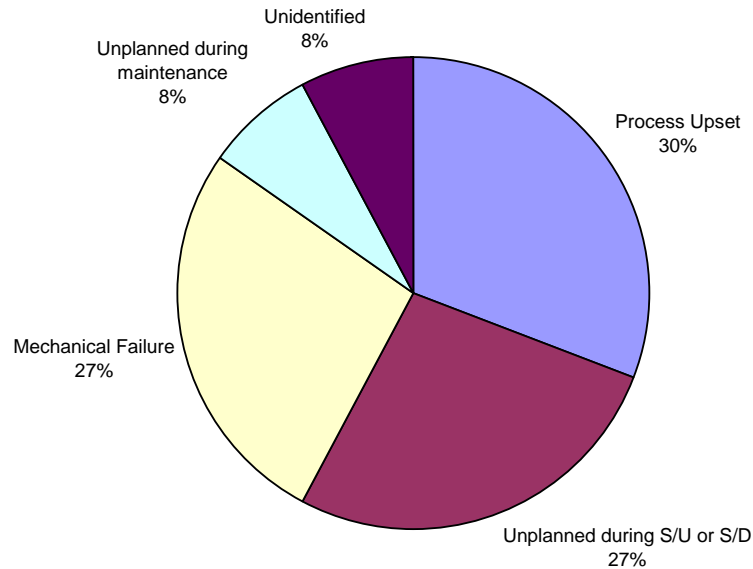
**FIGURE 2008-2**



The DCU flare events that occurred from 1/1/06 – 6/1/08 were categorized by probable cause in Figure 2008-3. None of the flaring was planned. Most of the events were < 10 minutes long. The majority of the events were caused by process upset, mechanical failure or were unplanned during startup and shutdowns.

**FIGURE 2008 - 3**

**Probable Cause of Flaring on DCU Flare 1/1/06-6/1/08  
26 Events**



**DCU flare activity: 1/1/04 – 1/1/06:**

There were no reportable flare events (flaring > 0.5 MMSCF) for the Delayed Coking Area flare during the two-year period between January 2004 and January 2006. Minor flare activity during this period accounted for less than 0.04% of permitted refinery emissions of non-methane hydrocarbon. Efficiency of the existing flare gas recovery system exceeds 99.90% for non-emergency flaring.

There were 25 occasions where minor flaring occurred at the DCU Flare during the two-year period from 2004 - 2006. Most activity lasted for less than 20 minutes, and typically less than 10 minutes. Total emissions of non-methane hydrocarbon during this period were less than 0.8 pounds per day. The average annual emissions over the two-year period were approximately 0.13 ton/year.

**Discussion:** Historical flaring at the Delayed Coking area flare was reviewed to identify opportunities for potential mitigation. As a condition of SMR's Clean Fuels permit (Title V permit condition 12271), it has been necessary to track these events since the flare start-up and include the flare emissions in the total emissions under the Clean Fuels emissions cap. Accuracy of the measurements improved significantly once flare flow monitoring and sampling equipment was provided. For that reason, the data review based actual emissions on data collected between January 2004 and December 2005. Reports from 2000 through early 2005 were used to develop the distribution of the causes of flaring.

**Flaring prior to January 2004.** Review of flare events prior to January 2004 provided little usable information. Without flow meters, neither durations nor volumes may be determined with accuracy approaching that with flowmeters installed. In many cases, even the proximate cause of flaring could not be reliably determined due to the limited documentation and time elapsed since the event. With these qualifications, a breakdown for general cause of Delayed Coking flare events for the previous five years is depicted in Figure 8. A description of the various categories listed is provided below:

**Process Upset:** Flaring attributed to Process Upsets.

**Mechanical Failure:** Flaring attributed to mechanical or instrument failure, including Flare Gas Recovery compressors and trips of Hydrogen Plant #3.

**SU/SD:** Flaring attributed to Process Start-Up and Shutdowns. Flare events due to Startup and Shutdown have generally been eliminated in recent years by procedural revisions. In some cases this includes use of temporary facilities for selected activities.

**Process constraint addressed by procedure:** This category identifies events where reevaluating process and equipment constraints has allowed procedure revisions to reduce or eliminate flaring.

**Flaring during 2005.** The highest quality data are available for the period from January 2005 to January 2006. Data is available during this period from flare flow meters and monthly BAAQMD flare reporting. Available data for flare event volumes and durations are provided in Figures 9 through 11 below.

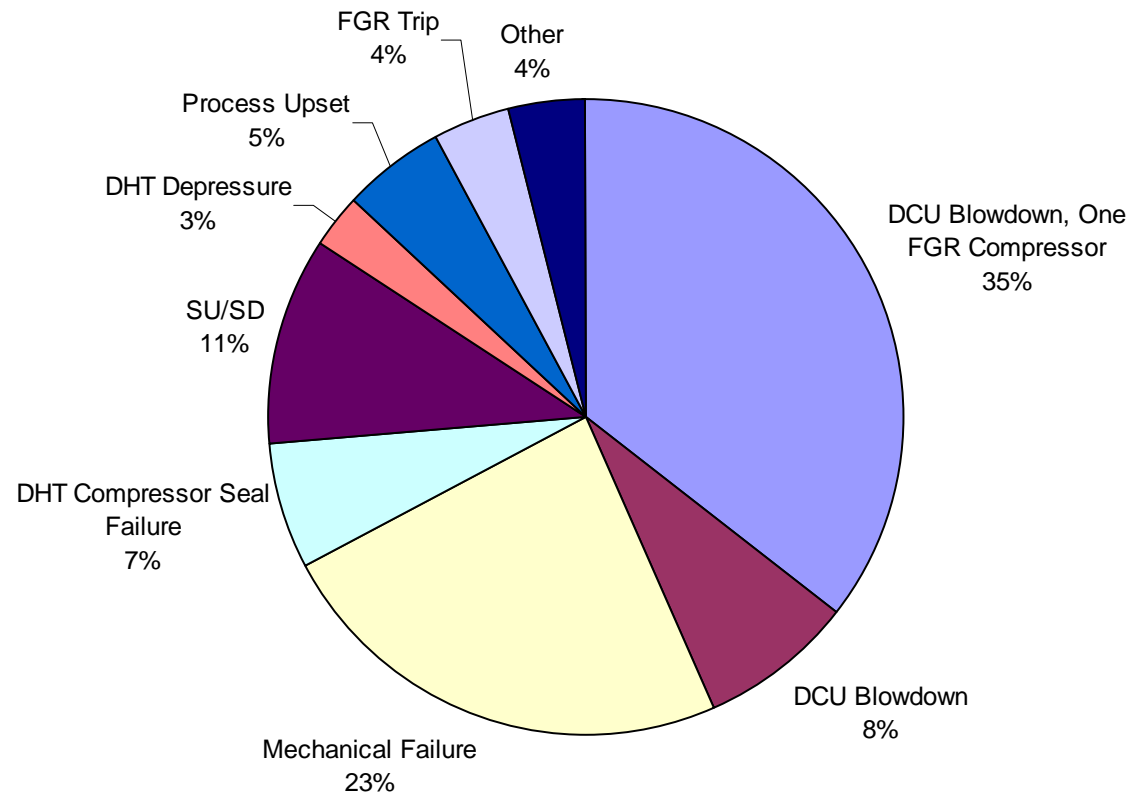
Figure 9 depicts the amount of material flared during the reported incidents of flare activity in 2005. All flaring was below 500,000 scf. Approximately 70% of the incidents of reported flaring involved volumes of gas of 50,000 SCF or less. All were below 300,000 standard cubic feet.

Figure 10 depicts the average rates of flow to the flare for events occurring in 2005. These data indicate that approximately 80% of the flare events had event-average flow rates less than 3 million standard cubic feet per day. Actual instantaneous rates comprising the average are generally higher – often significantly – than these average rates.

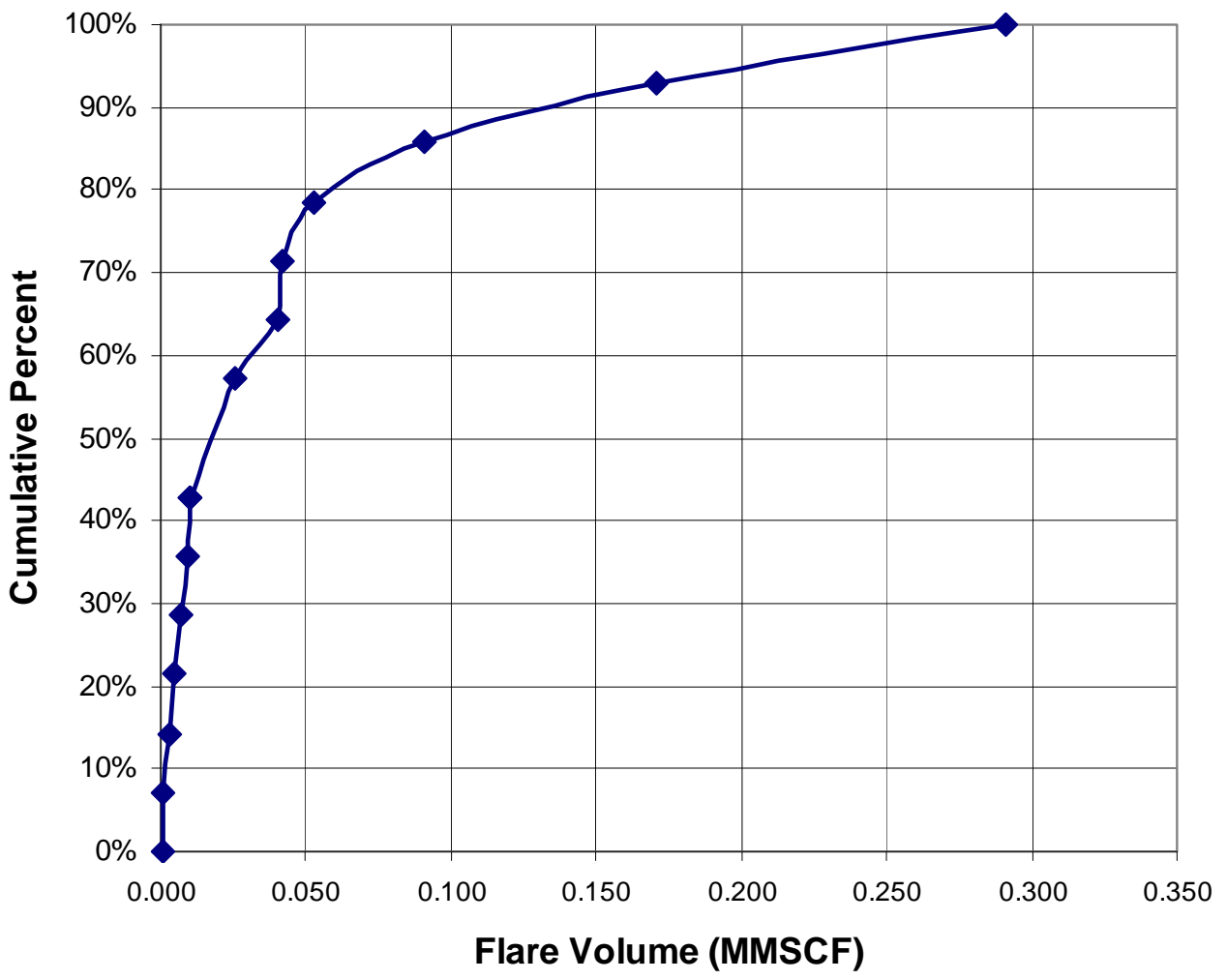
Based on the reliable data collected since initiation of flare gas flowrate monitoring, non-methane hydrocarbon emissions from the Delayed Coking area flare during 2004 and 2005 corresponded to about 0.14 ton.

Figure 11 depicts the distribution of flare event durations for 2005 where these data are available. 50% of the events lasted less than 30 minutes. This is consistent with other data characterizing the bulk of flare events being very brief.

**Figure 8. Delayed Coking Area Flare Events  
(2000 - 2005) 76 Events**

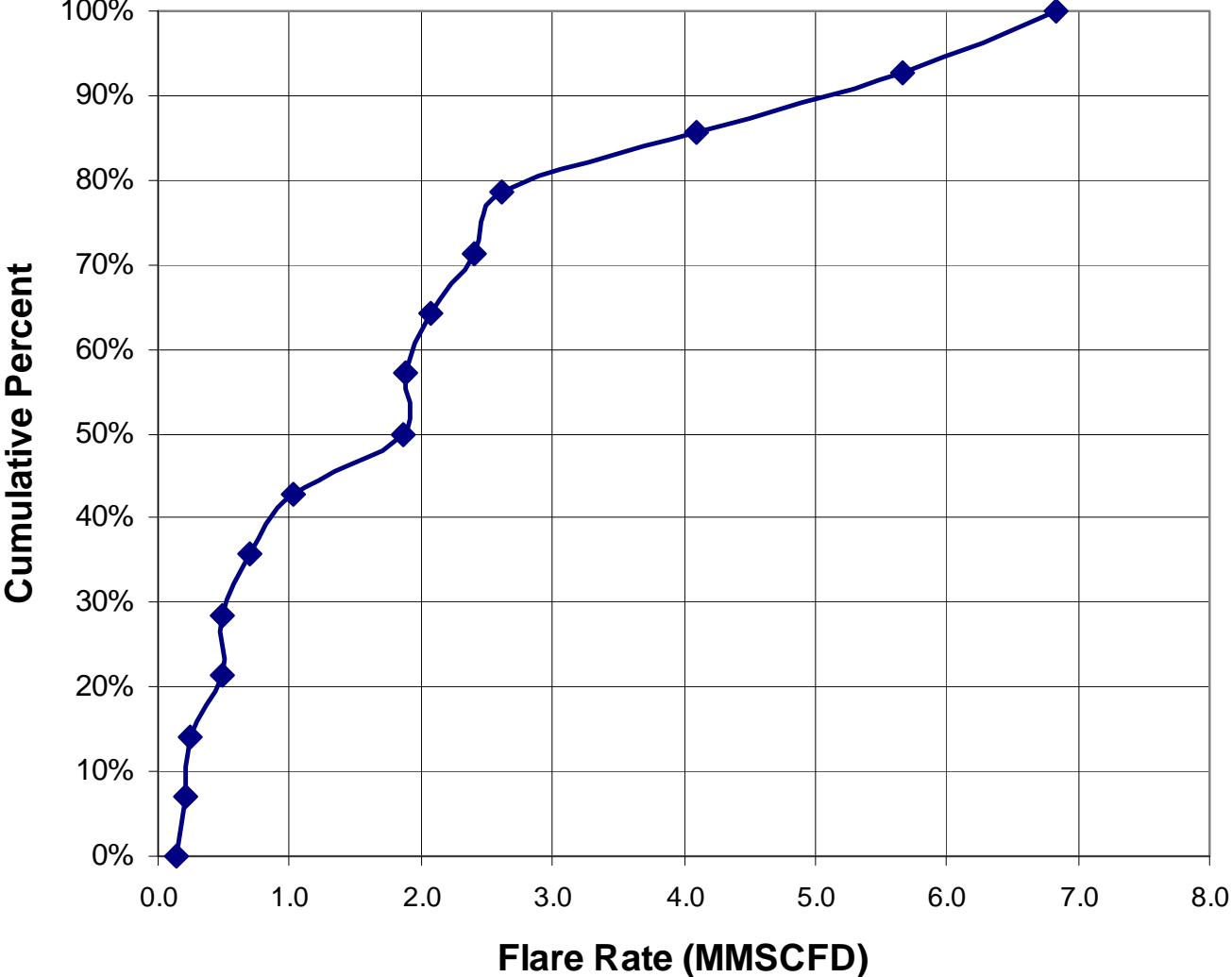


**Figure 9. Delayed Coking Area Flare Gas Volumes  
(2005)**

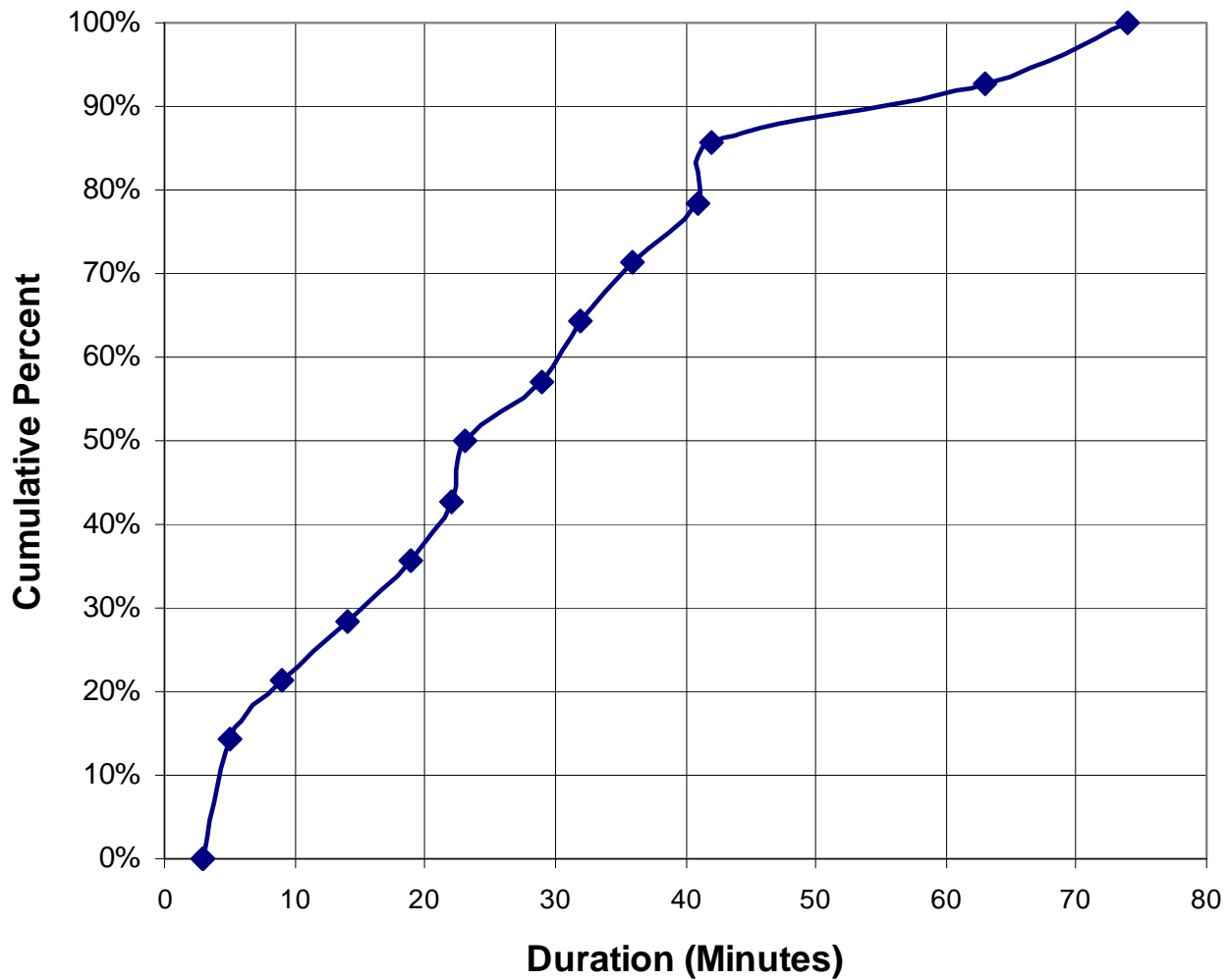




**Figure 10. Delayed Coking Area Flare Gas Flow Rates  
(2005)**



**Figure 11. Delayed Coking Area Flare Event Durations  
(2005)**



### 3. REDUCTIONS PREVIOUSLY REALIZED (12-12-401.2)

Equipment, processes and procedures installed or implemented with the last five years to reduce flaring are listed below.

#### HARDWARE AND PROCESS REVISIONS

A variety of hardware modifications, and operational and procedural changes have been made in the Delayed Coking Area to reduce flaring.

- (A) The single greatest reduction in flaring accompanied steps to improve reliability of the DHT recycle compressor. Prior to this work, the DHT was depressured to the flare when its recycle compressor stopped for any reason<sup>13</sup>. This occurred approximately once or twice each year. Hardware and process changes were implemented in 2001 following an extensive study to improve compressor reliability. The compressor currently meets the three-year run premise of the DHT. Hardware and Process revisions included;
  - i) Revisions to design of compressor seals.
  - ii) Addition of a dedicated seal gas coalescer and seal instrumentation revisions. Installed cost of this hardware exceeded \$700,000.
  - iii) Removing DEA from the upstream contactor to prevent DEA reaching compressor seals.
- (B) A flaring event occurred on the DCU flare on March 6, 2008 when the vibration-monitoring module failed on the DCU wet gas compressor causing the compressor to trip. The vibration module was replaced in May 2008 and the results of the incident were communicated with appropriate operating and maintenance personnel. The module manufacturer completed a detailed failure analysis on the component on June 30, 2008 and as a result replaced some faulty relays.
- (C) A flaring event occurred on July 1, 2008 on the DCU flare when both of the flare vapor recovery compressors were out of service. One of the two flare compressors had been shut down for planned maintenance when the second compressor had to be shut down due to salt and hydrocarbon plugging of its 3<sup>rd</sup> stage suction inlet valve. The investigation into the plugging revealed that the on-line performance monitoring could be improved to provide earlier indication of salt/hydrocarbon build-up so that pro-active maintenance could take place to ensure reliable operation of both compressors. The on-line performance-monitoring program was expanded to evaluate process parameters such as individual stage suction and discharge pressures and temperatures for the compressors rather than solely the machine mechanical indicators such as vibration. Limits were set on critical flare compressor properties in the Operations' electronic daily field data collection system. These flagged points are sent by operations to the maintenance coordinator for appropriate action. This prevention measure was implemented in July 2008.
- (D) A flaring event occurred on May 20, 2009 when the DCU wet gas compressor shut down due to failure of a heat exchanger. The failure of the heat exchanger resulted in liquid carryover to the wet gas compressor which caused the compressor to shut down. The heat exchanger head where the leak occurred was wire wrapped and the bolts tightened to

---

<sup>13</sup> The DHT (Distillate Hydrotreater (DHT) is a 2,000# hydrotreater. For process safety, this unit is automatically depressured to the flare system when recycle hydrogen stops for any reason. The high flow and temperatures of hydrogen to the flare during emergency depressuring make its recovery infeasible.

prevent further leaks. This prevention measure was completed May 20, 2009. An additional prevention measure to modify facilities to improve liquid removal capability from the lines to the wet gas compressor was completed by June 30 2010. This prevention measure was originally scheduled for completion by December 31, 2009 but additional time was necessary for complete evaluation of the technical issues associated with this change which delayed full implementation until June 2010.

## PROCEDURAL REVISIONS

The Delayed Coking Area flare header is provided with vapor recovery. Operating personnel have extensive experience managing background flare header traffic within the capacity limits of the compressors. These activities include managing startups, shutdowns, vessel depressuring and maintenance.

- (A) Occasionally, only one of the two Delayed Coking flare recovery compressors will be operating due to either planned maintenance or equipment breakdown. An operating procedure for switching coke drums when only one flare gas recovery compressor is online was developed in March 2004. Previously, entering the “blow-down” phase of the drum switch could create load requirements greater than the one available recovery compressor could consistently meet. Now, drum-stripping intervals have been increased to assure the vented vapors are reliably within the capacity of one machine. This procedure was adopted to ensure the load requirements during a drum switch are within the capacity of a single flare gas recovery compressor and is independent of which compressor is unavailable.
- (B) Reliability of the cooling water supply in the Delayed Coking area was improved in 2004 by modifying procedures to operate with two cooling water supply pumps where conditions allow. This increases the reliability of overhead condensing on the DCU Main Fractionator and its Wet Gas Compressor. When the wet gas compressor shuts down for any reason, flaring will occur and the volume and temperature of vented gas far exceeds the capacity of any reasonable flare gas recovery compressor.
- (C) The Environmental Impacts assessment practice for turnaround and maintenance work has been in place for several years. Prior to each turnaround and major maintenance block, including the related startups and shutdowns, the operating department and turnaround group develop specific plans to minimize environmental impacts. The Operating Department and Turnaround groups develop the plans with input from the Planning Group and Environmental Affairs. Status and expected impacts are shared across the refinery before and during the turnaround. The overall environmental performance is reviewed after the turnaround to develop “lessons learned” for subsequent turnarounds. This practice is formalized in the Maintenance/Turnaround procedure (C(F)-21) described previously.
- (D) As the result of a flaring event that occurred on the DCU flare on October 7, 2007, Shell updated the DCU startup procedure in November 2007 to ensure that an operator is on hand to manage the liquid levels associated with the wet gas compressor during the liquid surge period. Learnings from the incident were communicated with operating personnel. Training materials and operating procedures were improved to clarify the most effective means of removal of liquid from the compressor suction line. These changes were completed by April 2008.

- (E) As a result of the flaring event that occurred at the DCU flare on May 8, 2008, two specific areas for improved training were identified. The training areas included specific training in identification of feed line submersion and high level prevention and recovery. The training material was presented to operations in May 2008. In addition, an event summary was added to the sustainable learning database and the Ensure Safe Production documentation for fractionator level indication was updated. Both of these items were completed by October 1, 2008. An additional prevention measure was identified to develop a mass balance indicator graphic for the DCU Main Fractionator Operator Display Screen. The graphic provides additional visual indication that the column is filling. This prevention measure was completed in December 2009.
- (F) As a result of the flaring event that occurred on the DCU flare on July 8, 2008, the Operation Support Engineer for the flare generates a periodic health tracking report for the DC Flare system. The performance report is used to predict the future compressor maintenance schedule. This prevention measure was implemented in August 2008.
- (G) The quality assurance and control procedures for heat exchangers during maintenance outages were reviewed to ensure that lubrication and torquing are checked prior to startup to prevent leaks similar to what resulted in the 5/20/09 flaring event. This review was complete in July 2009.
- (H) Findings from the 5/20/09 flaring event were reviewed with operations to help reduce the potential for flaring due to liquid carryover to the wet gas compressor. The review was complete in July 2009.

### **PLANNED REDUCTIONS (12-12-401.3)**

#### **HARDWARE AND PROCESS REVISIONS**

All outstanding changes resulting from prevention measures have been implemented. In light of the review of previous flaring events, the analysis of potential mitigation measures provided in section 401.4.2 (below), and the effectiveness of the flare policy and procedures described previously, no further hardware or process revisions are planned on the DCU flare at this time. The FMP will continue to be updated at least annually to include any planned revisions developed from the causal analysis of future flaring events.

### **5. PREVENTION MEASURES (12-12-401.4)**

#### **401.4.1 Prevention Measures for Flaring due to planned Major Maintenance**

Based on the historical review of flaring incidents, planned major maintenance is not a significant contributor to overall flaring due to careful review and planning prior to major maintenance. The shutdown and startup reviews resulting from the Maintenance/Turnaround procedure C(F)21 continue improve our ability to perform these planned activities without flaring. We commit to continue this careful review and planning prior to planned major maintenance and expect to continue to perform turnarounds with little or no planned flaring. Therefore there is no predicted flaring resulting from planned major maintenance for which to evaluate prevention measures against. If during the maintenance planning and review we find that planned flaring is required for

some reason, all appropriate prevention measures will be considered and feasible measures will be implemented to reduce or eliminate the planned flaring.

In order to maintain equipment, it must be cleared of hydrocarbon before opening to the atmosphere for both safety and environmental reasons. Typically this is done by transferring as much of the hydrocarbon as possible to equipment that is still in service (e.g., pumping liquids to tankage) and then purging the equipment with nitrogen to a low-pressure closed system for recovery. The flare collection header is the lowest pressure closed system in the refinery. Careful planning to limit the depressuring/purge rate and to maintain an acceptable gas temperature and composition in the flare header can reduce the potential for flaring.

Although it may not be possible in all circumstances, we have found that planned depressuring and purging of equipment to the Delayed Coking flare header can typically be managed within the capacity and capability of the flare vapor recovery compressors for recovery of the gases to the refinery fuel gas system. Because of the robustness of the refinery fuel gas system described previously, the recovered purge gas from planned events can typically be absorbed in the fuel system without adverse impact on the refinery heaters and boilers.

There are occasions, typically due to equipment malfunction, when a decision has to be made to shut down a process unit or major piece of equipment within a period of hours or immediately. Although the refinery will review the impacts and attempt to minimize flaring as much as possible, it can be more difficult to eliminate flaring since it may not be possible in the limited time available to take actions to ensure the fuel gas system is balanced. Flaring due to these unexpected events will follow procedure C(F)20 and/or C(F)21 to ensure that flaring is minimized as much as possible and lessons learned are captured for the future. When these procedures are followed, any flaring is consistent with this FMP.

#### **401.4.2 – Prevention Measures for flaring due to issues of gas quantity and quality including review of existing vent gas recovery capacity**

**Flaring due to gas quantity:** Non-emergency flaring from the Delayed Coking Area flare during 2004 and 2005 amounted to less than 0.04% of permitted emissions of non-methane hydrocarbon. Efficiency of the existing flare gas recovery system is > 99.9%. Actual data for this flare is provided in figures 9 through 11. These data, together with knowledge of the various process units and hardware served by the flare, provide no new alternative mitigations beyond those already presented for the LOP Area flare.<sup>14</sup>

Applying an analysis similar to that done on the LOP flare in the previous section, the capital and operating costs are essentially the same, but the lower frequency and volume of flare activity reduce the available emissions reductions. The reported 2005 NMHC emissions from the Delayed Coking flare were 0.16 tons (compared to 0.7 tons from the LOP flare). The combination of nearly identical costs and fewer emissions to eliminate produces significantly lower calculated cost-effectiveness. For the option where storage is not provided, the cost-effectiveness for NMHC emissions ranges between approximately \$40 Million and \$46 Million dollars per ton. For the option that includes storage, cost-effectiveness ranges between \$32 Million and \$35 Million dollars. (See Table 2 for additional details of these calculations). In either case, including emissions of greenhouse gases and non-methane hydrocarbon associated with producing the required electrical power to operate recovery compressors further decreases the cost-effectiveness.

---

<sup>14</sup> Refer to the LOP Area Flare section of this report for elaboration of the option and associated costs.

The reported 2005 SO<sub>2</sub> emissions from the DC flare were 1.6 tons. The ratio of SO<sub>2</sub> emissions to NMHC emissions is 10:1 (1.6 tons of SO<sub>2</sub> and 0.16 tons of NMHC). Basing the cost effectiveness on SO<sub>2</sub> emission reductions instead of NMHC reductions improves the potential cost-effectiveness by a factor of 10. However, these prevention measures are still infeasible based on cost-effectiveness (\$3.2 MM – \$3.5 MM) for the option providing storage.

Table 2 Economic Justification for Additional Recovery Capacity at DCD Flare

A. No Gas Storage Provided

Additional Recovery Compressor Capacity (MMSCFD) <sup>1</sup>	Overall Recovery Efficiency (%)	Capital Cost ( \$ )	Annual Indirect Cost <sup>2</sup> ( \$/yr )	Annual Direct Cost <sup>3</sup> ( \$/yr )	Combined Annual Cost <sup>2,3</sup> ( \$/yr )	Emissions Reductions by Species (lbs/year)					Cost Effectiveness of Reductions (\$ Million/ton)				
						NMHC	SOx	NOx <sup>6</sup>	CO <sup>6</sup>	PM <sup>6</sup>	NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx	CO	PM
0	99.8800%	-	-	-	-	-	-	-	-	-	-	-	-	-	-
3	99.9129%	\$5,000,000	\$1,095,000	\$650,000	\$1,745,000	87.7	879.0	42.6	231.7	6.3	\$40	4.0	\$82	\$15	\$557
4	99.9191%	\$6,700,000	\$1,467,300	\$868,000	\$2,335,300	104.2	1044.6	50.6	275.4	7.4	\$45	4.5	\$92	\$17	\$628
5	99.9318%	\$8,300,000	\$1,817,700	\$1,082,000	\$2,899,700	138.2	1385.0	67.1	365.1	9.9	\$42	4.2	\$86	\$16	\$588
6	99.9365%	\$10,000,000	\$2,190,000	\$1,300,000	\$3,490,000	150.6	1510.0	73.2	398.1	10.8	\$46	4.6	\$95	\$18	\$649

B. 400,000 SCF Gas Storage Provided

Additional Recovery Compressor Capacity (MMSCFD) <sup>1</sup>	Overall Recovery Efficiency (%)	Capital Cost ( \$ )	Annual Indirect Cost <sup>2</sup> ( \$/yr )	Annual Direct Cost <sup>3</sup> ( \$/yr )	Combined Annual Cost <sup>2,3</sup> ( \$/yr )	Emissions Reductions by Species (lbs/year)					Cost Effectiveness of Reductions (\$ Million/ton)				
						NMHC	SOx	NOx <sup>6</sup>	CO <sup>6</sup>	PM <sup>6</sup>	NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx	CO	PM
0	99.8800%	-	-	-	-	-	-	-	-	-	-	-	-	-	-
3	99.9458%	\$10,000,000	\$2,190,000	\$850,000	\$3,040,000	175.4	1,758	85.2	463	12.5	\$35	\$3.5	\$71	\$13	\$485
4	99.9581%	\$11,700,000	\$2,562,300	\$1,068,000	\$3,630,300	208.4	2,089	101.2	551	14.9	\$35	\$3.5	\$72	\$13	\$488
5	99.9836%	\$13,300,000	\$2,912,700	\$1,282,000	\$4,194,700	276.3	2,770	134.2	730	19.7	\$30	\$3.0	\$63	\$11	\$425
6	99.9930%	\$15,000,000	\$3,285,000	\$1,500,000	\$4,785,000	301.2	3,020	146.3	796	21.5	\$32	\$3.2	\$65	\$12	\$445

1) Capacity units are millions of standard cubic feet per day.

2) Indirect costs include Capital Recovery (10% interest over 10 yr), plus other costs described in the BACT implementation procedure

3) Direct costs include Electrical (\$0.1/kw), plus other costs described in the BACT implementation procedure

4) Non Methane Hydrocarbon emissions reductions are based on 100% Recovery capturing the entire NMHC emissions for the base period, 2005 (0.16 tons)

5) SOx emissions reductions are based on 100% Recovery capturing the entire SOx emissions for the base period, 2005 (1.6 tons)

6) NOx, CO and PM are estimated using AP-42 Emissions Factors



**Flaring caused by gas quality:** The reciprocating compressors used in Delayed Coking are fairly robust. Experience obtained over the past decade operating these compressors indicates they can effectively deliver their rated capacity over the range of normal operation and planned startup and shutdown activities – provided loads to the flare header are controlled. During relief events, high temperatures and/or the presence of condensable liquids may cause the compressors to stop or recycle discharge to suction, effectively stopping them from conveying flare header gas to the vent gas treaters.

**Vent gas recovery capacity:** The capacity of a flare gas recovery system is not more than the total installed nameplate capacity of the flare gas compressors. However, flare gas compressor capacity does not fully define the total capacity of the system. In order to recover flare gas for use in the fuel gas system, four criteria must be met. First, there must be sufficient flare gas compressor capacity. Second, the compressor capacity must be able to respond to the event so that it is available to recovery the increased flow. Third, there must be sufficient gas treating capacity. Finally there must either be available storage volume or a user (e.g., heater or boiler) with a need for the gas. If any of these conditions are not met, then the gas cannot be recovered into the fuel gas header.

SMR's vent gas recovery system does not include any dedicated capacity for storage of fuel gas or vent gas. On a continuous basis we optimize the refinery fuel gas system of producers and consumers to maximize the capacity available for treatment and reuse of recovered gases. This is accomplished as described previously in the FMP under the Prevention Measures common to all the refinery flares. These Prevention Measures include:

- Adjusting the sources of fuel that are made up to the fuel gas system including purchased natural gas and propane. Having a range of streams available to provide pressure control minimizes the risk of fuel system pressures rising above target, which would otherwise result in flaring.
- Adjusting the operation of units that produce fuel gas range materials to reduce fuel gas production as much as possible (consistent with safe operation) to avoid flaring.
- Adjusting the refinery profile for consumption of fuel gas by ensuring the cogeneration unit is at its maximum capacity.
- Shifting rotating equipment to turbine drivers where feasible to increase steam consumption from steam generated in the fuel gas fired boilers. Several functions provided by rotating equipment in the refinery may be powered by either electricity or steam. This ability to shift the load between the off-site electrical grid and refinery steam boilers provides additional flexibility to balance the fuel system when there is an excess of fuel. In periods where the fuel supply is limited, motor drives maximize use of electrical power. When the refinery has an excess of fuel this equipment may be powered by steam. When the cause of flaring is the result of a process unit upset or mechanical failure, changing between steam turbine and electrical motor drivers is may not be practical and must be evaluated on a case-by-case basis<sup>15</sup>.

---

<sup>15</sup> The use of steam drivers is less energy efficient than electricity. Regular use of steam driven equipment is evaluated considering both the reliability benefits with the increased operating costs, higher water demand, and greater emissions associated with steam production. If there is a fuel gas imbalance (for whatever reason) that results in flaring of excess fuel gas and some of that excess gas can be shifted to produce more steam, we won't have to flare that amount of fuel gas. This is how shifting to steam-driven equipment can reduce flaring in some circumstances.

Procedure C(F)22 is in place to help manage the fuel system balance during periods of flaring.

The total gas scrubbing capacity is an integral part of the refinery fuel gas management system. The capacity available for recovered vent gas scrubbing will vary depending on the balance between fuel gas production and consumption; it will vary both on a seasonal basis and during the course of the day. Sufficient capacity can be made available at the Delayed Coking treaters for the incremental flow up to the total capacity of both flare recovery compressors.

**Delayed Coking flare gas recovery system capacity:**

Total Delayed Coking flare gas recovery capacity = 8 MMSCFD

Total DC flare gas storage capacity = 0 SCF

DC fuel gas treating capacity- can match recovery capacity

For the period from 1/1/05 through 6/1/08, efficiency of the existing flare gas recovery system for the DCU flare exceeded 99.9%.

**4.1.4.3 Recurrent Failures**

There have been no recurrent failures in equipment routed to the Delayed Coking flare in the period since July 2005.

## C. FLARE SYSTEM: OPCEN HYDROCARBON FLARE

### BAAQMD Source No. 1772

#### 1. SYSTEM DESCRIPTION (12-12-401.2)

Process units in the OPCEN area are served by a dedicated flare system. This flare was modified by a project to provide flare vapor recovery. The vapor recovery project was operational in November 2006. A sketch of the flare system is provided in Figure 12. The OPCEN HC flare system is comprised of collection headers, a liquid knockout vessel, a water seal vessel, piping to flare gas recovery compressors and gas treating, the flare header proper, and the flare<sup>16</sup>. Additional details of the flare are provided in Appendix C.

The process units in the OPCEN area that are served by the OPCEN Hydrocarbon flare include the hydrocarbon streams from the Flexicoker (FXU), Hydrogen Plant 2, Sulfur Recovery Unit 3 and the Dimersol Unit.

Prior to November 2006, all flare gas generated in OPCEN was flared at the OPCEN hydrocarbon flare. Routine flare flow, excluding purges, was typically less than 0.2 MMSCFD. With the vapor recovery project in place, compressors in the Delayed Coking area recover this gas from the OPCEN flare header and route this gas to the Vent Gas Treater as described in the Delayed Coking Area Flare section of this report. These two compressors have a capacity of approximately 4 million standard cubic feet per day (MMSCFD) each. Typical combined flow of Delayed Coking Area vents and OPCEN flare header gas flow is around 2 MMSCFD – well within the capacity of one compressor. Since both compressors are normally in operation except during maintenance, we expect about 6 MMSCFD reserve capacity available to recover unexpected flows during relief events, or increased vent flows associated with planned and unplanned events. See Section 4.B for more information concerning the DCU Flare Recovery Compressors.

Recovered gas from OPCEN is treated to remove H<sub>2</sub>S and routed to fuel and hydrogen plant feed along with the recovered gas from Delayed Coking. The normal routing for Delayed Coker Area recovered flare gas is the Vent Gas Treater. Sufficient capacity is available for the incremental flow (up to the total recovery compressor capacity of about 8 MMSCFD).

---

<sup>16</sup> This figure includes the flare gas recovery system with the modification. Due to the need for a general shutdown of process units in the OPCEN area, the system was not operable in time for the August 1, 2006 original submittal of this plan. Post-project facilities are used as the basis for system description. However, the historical performance of this flare obviously provides little basis for evaluating mitigation options beyond the implemented flare gas recovery.

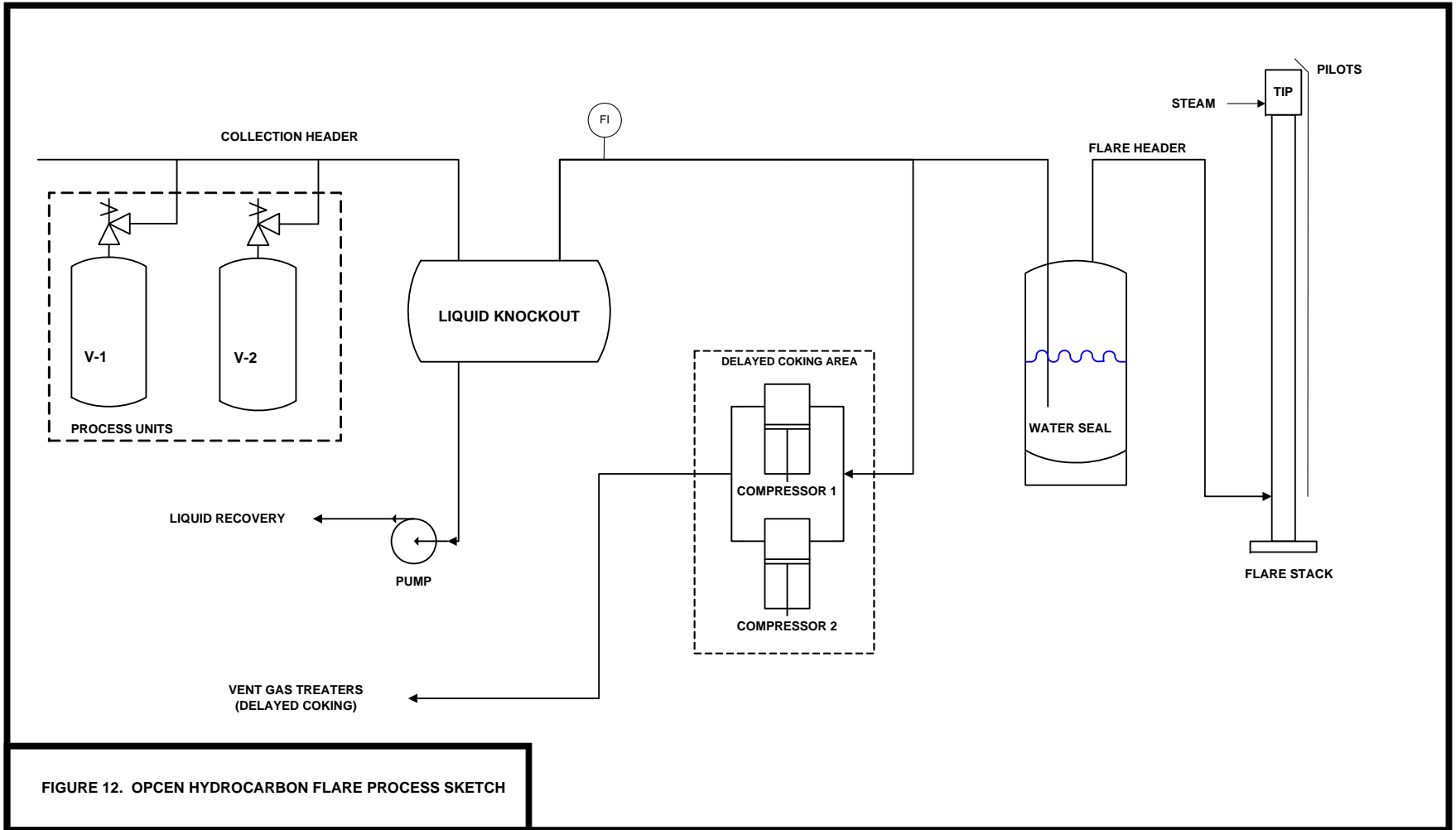


FIGURE 12. OPCEN HYDROCARBON FLARE PROCESS SKETCH

## 2. HISTORICAL FLARING REVIEW

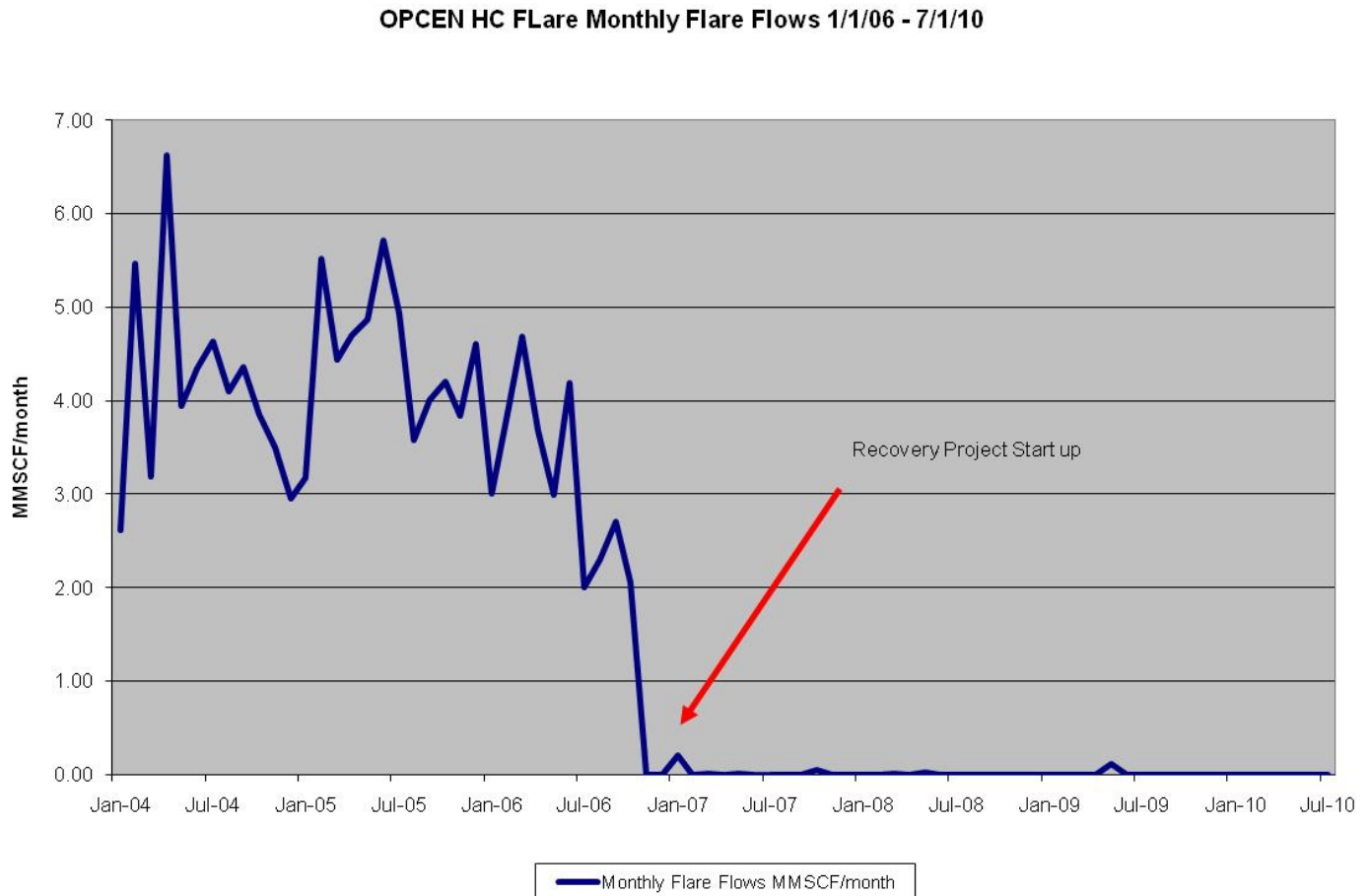
### Summary:

#### OPCEN HC flare activity 7/1/09 – 6/30/10

There were no reportable flaring events requiring causal analysis on the OPCEN HC flare during this 12-month period. One minor event was reported on the monthly flare reports. This event was the result of an upset in the Flexicoker. The amount flared on the OPCEN HC flare was very small (< 50 SCF vs. a causal analysis trigger of 500 SCF). The implementation of the flare vapor recovery project on this flare continues to be a success.

The graph in Figure 2010 – 1 shows the reduction that occurred in the flare flow after the implementation of the recovery project.

FIGURE 2010-1



### **OPCEN HC flare activity 6/1/08 – 6/30/09**

There were no reportable flaring events requiring causal analysis on the OPCEN HC flare during this 13-month period. Three minor events were reported on the monthly flare reports. These three events were the result of flaring events that occurred on the Delayed Coking flare that necessitated the isolation of the OPCEN units from the Delayed Coking flare recovery system.

### **OPCEN HC Flare Activity: 1/1/06 – 6/1/08**

There were two flaring events requiring causal analysis (events > 0.5 MMSCF or 500 lbs of SO<sub>2</sub>) on the OPCEN HC flare between 1/1/06 and 6/1/08. After the flare recovery project was operational in November 2006, there were approximately 6 minor events that were reported on the monthly flare reports from 11/1/06 through 6/1/08. Prior to the startup of the recovery project, there was some flaring every day from this flare.

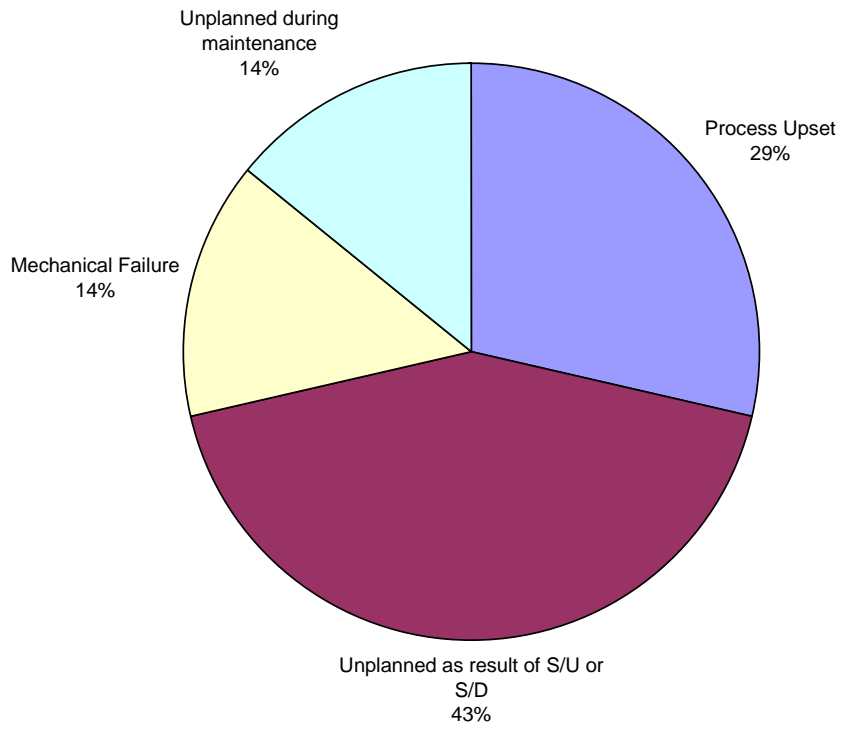
The two reportable flaring events that occurred since 1/1/06 were in August 2006 and January 2007. Both were unplanned events due to process upset or malfunction of equipment. These flare events were investigated and prevention measures identified and implemented (see Part 3 of this Section – Reductions Previously Realized). The results of the investigations into these events were reported to the District in Causal Analysis reports. None of the flaring that occurred, including the minor events after the flare recovery project was in place, was planned. All flaring, when it occurred, was minimized and stopped as quickly as possible.

Beginning in November 2006 with the adoption of the Flare Procedures described in the Common Measures Section, pertinent information, when available, was captured immediately after a flaring event to determine the cause of any flaring and what could be done to prevent it from happening again. Total emissions from all flaring during the 18-month period after the recovery project was implemented were: 0.04 tons of methane, 0.19 tons of non-methane hydrocarbon and 0.55 tons of SO<sub>2</sub>.

The OPCEN HC flare events that occurred after the implementation of flare recovery from 11/1/06 – 6/1/08 were categorized by probable cause in Figure 2008-4. None of the flaring was planned. The cause of the events included process upset, mechanical failure or were unplanned during maintenance or startup and shutdown.

FIGURE 2008-4

OPCEN HC Flare- Cause of Flaring 11/1/06 - 6/1/08  
7 Events



## **Flaring Prior to November 2006**

Because vent gas in the OPCEN Hydrocarbon flare had not been recoverable prior to November 2006, even minor maintenance and depressuring caused measurable flaring. In consequence, statistics on flow rates and durations for operations and maintenance related flare activity prior to November 2006 don't merit further review here. This is because they were not constrained by the ability to manage flows within the capacity of recovery compressors.

The relevant measure is flared volumes. During the development of the flare gas recovery project, normal flows in the vent headers of the two flare systems were closely evaluated. This analysis indicates that the normal traffic in the OPCEN flare header is less than 0.2 million standard cubic feet per day (MMSCFD), with the header purges currently used to prevent air intrusion into the system removed<sup>17</sup>. In comparison, background traffic moved by the Delayed Coking Area flare gas recovery compressors is about 2 MMSCFD.

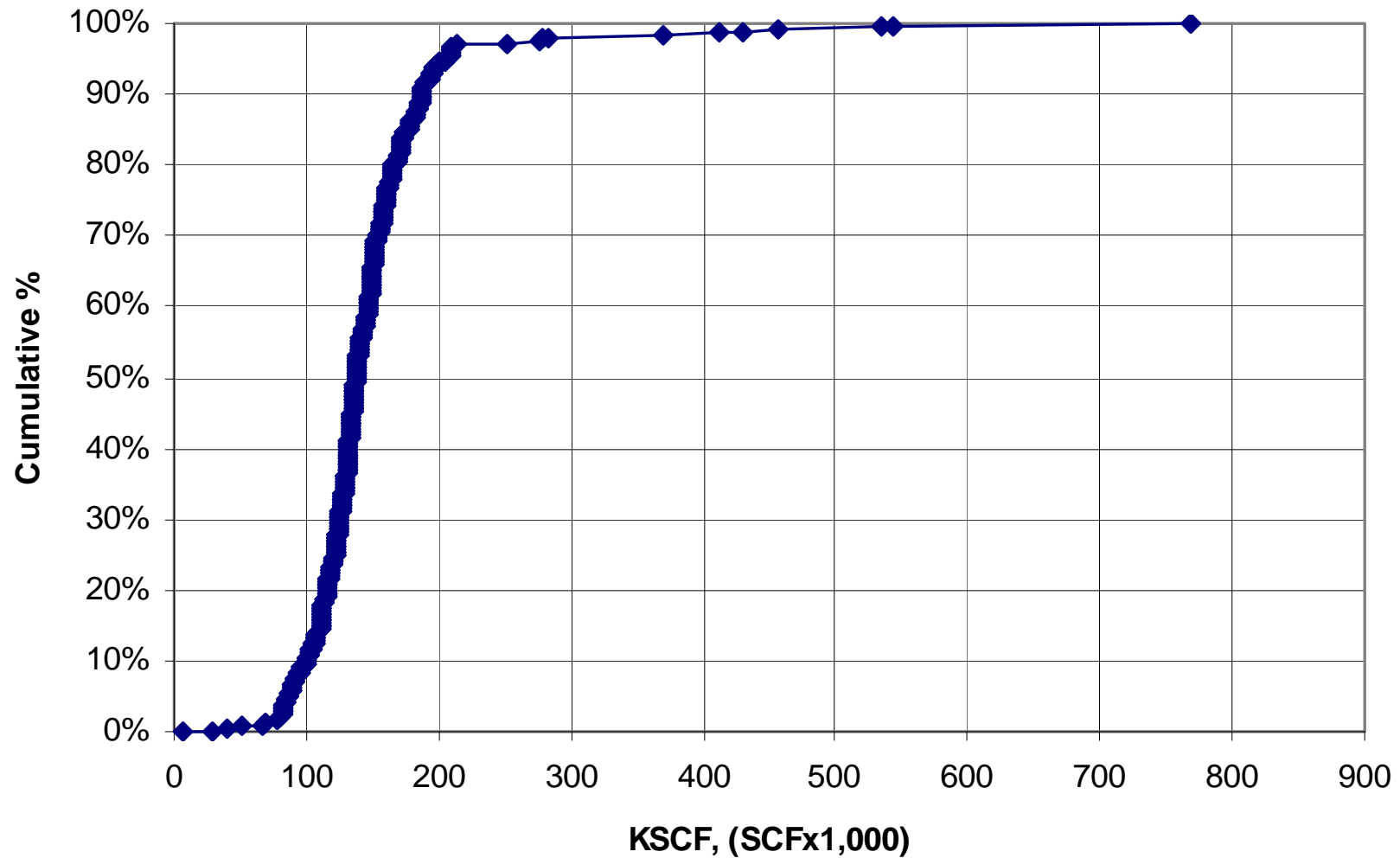
With historical performance profoundly biased by absence of flare gas recovery, this review concentrated on calendar year 2005. Flare data are depicted in Figure 13. Total emissions of non-methane hydrocarbon during 2005 were approximately 30 tons. Emissions of SO<sub>2</sub> in 2005 were 0.3 tons.

---

<sup>17</sup> Purge gas (typically nitrogen) is provided to all flares to prevent oxygen intrusion from the flare stack into the flare header. Without this purge, oxygen can combine with hydrocarbon gas and cause combustion or detonation within the flare header. Where a water seal is present, the location of the purge is moved downstream of the water seal. However, the industry standard practice is to provide purge flows whether or not the seal is present (this will be discussed further in the section on the Flexigas flare). After the flare gas recovery project started up, the purge upstream of the water seal could be eliminated to not contribute a load on Delayed Coker flare gas recovery compressors. The relocated purge gas (nitrogen in this case) downstream of the water seal will not result in emissions of non-methane hydrocarbon or sulfur dioxide.



**Figure 13. OPCEN Hydrocarbon Flare Gas Volumes  
(2005)**



### **3. REDUCTIONS PREVIOUSLY REALIZED (12-12-401.2)**

Equipment, processes and procedures installed or implemented within the last five years are listed below.

#### **HARDWARE AND PROCESS REVISIONS**

- A. A project was installed in January 2006 to improve cooling for the Dimersol Unit reactor effluent. This revision is expected to allow the unit to more reliably meet expected run lengths between maintenance turnarounds. Before this change, fouling of the reactor effluent air cooler required a unit shut down once a year to clean the exchangers. During the shutdown it was necessary to temporarily flare unit feed, and de-inventory the unit to the flare. Since the Dimersol Unit converts propylene to gasoline components, propylene, in excess of that allowed in product, was put into the fuel system. This periodically contributed to flaring treated Flexigas during the maintenance turnaround because of a fuel gas imbalance.
- B. Modifications were made to the Wet Gas Compressor (WGC) to allow for full recycle on FXU start-up and shutdown in September 2003. This change helps to keep the WGC out of surge and reduce the potential for flaring during Flexicoker Unit start-up and shutdown.
- C. The potential for flaring from all sulfur plant regenerators (DEA Strippers and the Flexorb stripper) has been virtually eliminated by providing automated reboiler steam cuts when pressures in the column approach relief. This steam cut prevents an overpressure of the system, which would result in venting to the flare through pressure relief valves on the Overhead Accumulator.
- D. The OPCEN Hydrocarbon flare was provided with a water seal pot and process interconnection to allow use of the Delayed Coking area flare gas recovery compressors for recovery of vent gases that would normally be flared. The project was operational in November 2006. Project cost was approximately \$2,700,000. Based on actual 2005 emissions of non-methane hydrocarbon (30 tons) the cost effectiveness of this project is approximately \$12,800/ton.
- E. Instrumentation changes were made in September 2006 to increase the range of the Flexicoker Unit Wet Gas Compressor interstage liquid knock-out pot flow control valve to reduce the potential for flaring due to a trip of the compressor on high liquid level.
- F. A lock was installed in February 2007 to prevent inadvertent bumping of the local/remote control switch on the FXU wet gas compressor.

#### **PROCEDURAL REVISIONS**

The OPCEN Hydrocarbon flare was provided with Flare Gas Recovery in November 2006. Prior to this date, it had been impossible to safely prevent flaring during shutdowns and planned major maintenance or turnarounds since there was no vapor recovery. However, the refinery practice to minimize environmental impacts of planned shutdowns and major maintenance work has been in place for several years. Two activities are provided below.

- A. Procedural modifications were made for loading the polysulfide vessel at the FXU (March 2004). The modifications were made to improve pressure control on the vessel, thereby minimizing the potential of flaring due to venting from the vessel. The procedure involved stopping the flow of nitrogen purge gas to the vessel (which is vented to the flare) when the vessel was being re-filled. This eliminated the contribution of the nitrogen purge to the flare header which prior to the flare vapor recovery project, would have been directly flared. With

the start up of the OPCEN flare recovery project, the procedure to stop the nitrogen purge during vessel refilling is no longer necessary since the nitrogen purge is recovered by the flare compressors and no longer goes directly to the flare.

- B. Each turnaround and major maintenance block, and the related shutdown and startups are required to develop specific plans to minimize environmental impacts. The Operating Department and Turnaround groups develop plans with input from the Planning Group and Environmental Affairs. Status and expected impacts are shared across the refinery during the turnaround. The overall environmental performance is reviewed after the turnaround to develop “lessons learned” for subsequent turnarounds.

#### **4. PLANNED REDUCTIONS (12-12-401.3)**

##### **HARDWARE AND PROCESS REVISIONS**

In light of the flaring review since implementation of the recovery project, no further hardware or process revisions are planned on the OPCEN HC flare at this time. The FMP will continue to be updated at least annually with any revisions developed from the causal analyses of future flaring events.

##### **PROCEDURAL REVISIONS**

The four procedures described separately are applicable to this flare. These procedures were implemented November 1, 2006.

#### **5. PREVENTION MEASURES (12-12-401.4)**

##### **401.4.1 Prevention Measures for flaring due to planned Major Maintenance**

Based on the historical review of flaring incidents, the OPCEN flare gas recovery project provides sufficient capacity to allow Turnaround and Major Maintenance activities to be conducted without planned flaring. However, similar to the discussion concerning the other process flares, flaring can occur due to unexpected events. The flaring will follow procedure C(F)20 and/or C(F)21 to ensure that flaring is minimized as much as possible and lessons learned are captured for the future. As long as we follow these procedures, any flaring that occurs, whether predicted or unexpected, will be minimized as much as possible and the flaring reviewed to determine if there are prevention measures that can be implemented to further reduce flaring. When these procedures are followed, any flaring is consistent with the FMP.

Until the OPCEN HC recovery project was started up, flaring continued when process units either relieved or had to be depressured to the flare. The project was implemented as rapidly as hardware could be acquired, necessary process connections provided, and operating personnel trained. The project was operational in November 2006.

##### **401.4.2 – Prevention Measures for flaring due to issues of gas quantity and quality including review of existing vent gas recovery capacity**

**Flaring due to gas quantity:** In the absence of flare gas recovery, issues of gas quantity and quality were not a factor. All gases entering the flare header were flared. This regular flare gas flow was eliminated by the flare vapor recovery project. Comparing the average flaring rate prior

to recovery to the flaring rate after recovery, over 99.5% of the gas that was previously flared is now being recovered.

**Flaring due to gas quality:** Performance of the Delayed Coking Area recovery system with respect to gas quality has been presented earlier. There are no unusual properties of the flare header gas in OPCEN that would affect the historical performance of the system.

**Existing Vent Gas Recovery Capacity:** With the recovery project complete, the vent gas recovery capacity and alternatives to increase recovery efficiency beyond the expected 99.5% are the same as those presented for the Delayed Coking Area flare and are presented in that section.

#### **401.4.3 Recurrent Failures**

There have been no recurrent failures in equipment routed to the OPCEN Hydrocarbon flare in the period since July 2005.

## D. FLARE SYSTEM: OPCEN FLEXIGAS FLARE

### BAAQMD Source No. 1771

#### 1. SYSTEM DESCRIPTION (12-12-401.2)

The OPCEN Flexigas flare is a dedicated flare serving the Flexicoker Reactor/Heater/Gasifier. The Flexigas flare only combusts flexigas (FXG). This flare differs significantly from all other process flares serving Bay Area refineries for reasons described below. A simplified process sketch is provided in Figure 14. Details of the system are provided in Appendix D.

**Low BTU fuel gas:** Flexigas (FXG) is a low-BTU fuel gas produced by gasifying coke produced in a fluid-bed Coker. Due to the air used in the gasifying process, Flexigas is approximately half nitrogen. The bulk of the remaining components are hydrogen and carbon monoxide. The gas is produced and supplied at a relatively low pressure compared with the refinery fuel gas system. Compressors are not used because the volume of gas (210 MMSCFD) would result in tremendous and unnecessary cost.

**All Flexigas is treated for sulfur removal:** All of the Flexigas produced from the Flexicoker Reactor/Heater/Gasifier is cooled and routed to the Flexsorb Unit. Flexsorb removes H<sub>2</sub>S down to a level typically lower than that of refinery fuel gas<sup>18</sup>. Control valves on Flexsorb column overhead piping provide the stable backpressure necessary to assure reliable operation of the Flexicoker. A separate control valve maintains the required minimum purge flow through the Flexigas flare header to prevent air intrusion into the header.

**High recovery of Flexigas:** There are approximately 19 heaters in the refinery that can use Flexigas as a fuel. Combusting Flexigas results in lower NO<sub>x</sub> emissions than combustion of either refinery fuel gas or natural gas and its use is an integral part of the refinery's NO<sub>x</sub> emission reduction program. The specific number and capacities of the individual heaters varies depending upon process unit turnarounds and refinery operation. The vast majority of the time there are more consumers than required to consume all Flexigas. This is why the Flexigas system has the highest effective "recovery" of all potentially flared gases. Of all Flexigas produced during 2005, only 0.08% ended up in the flare as the result of dynamic movement in the refinery fuel system.

**All Flexigas emissions in permit cap:** When a Flexigas user unexpectedly comes off-line, it can be difficult to rapidly take up the available gas. Because of the high flows involved, a volume of gas exceeding the Air District definition of flare "event" (0.5 MMSCF) may result before the Flexicoker can reduce production of this gas. In this case, treated Flexigas may be temporarily flared. Emissions from burning flexigas, whether in refinery heaters or the flare, are subject to the permit limits in our refinery emission cap.

---

<sup>18</sup> Because of its low emissions of SO<sub>x</sub>, NO<sub>x</sub> and particulates, Flexigas is the fuel flared during those brief periods where a fuel system imbalance occurs as a result of process upset. This may increase the flaring at the Flexigas flare, but results in lower emissions than flaring any other fuel.

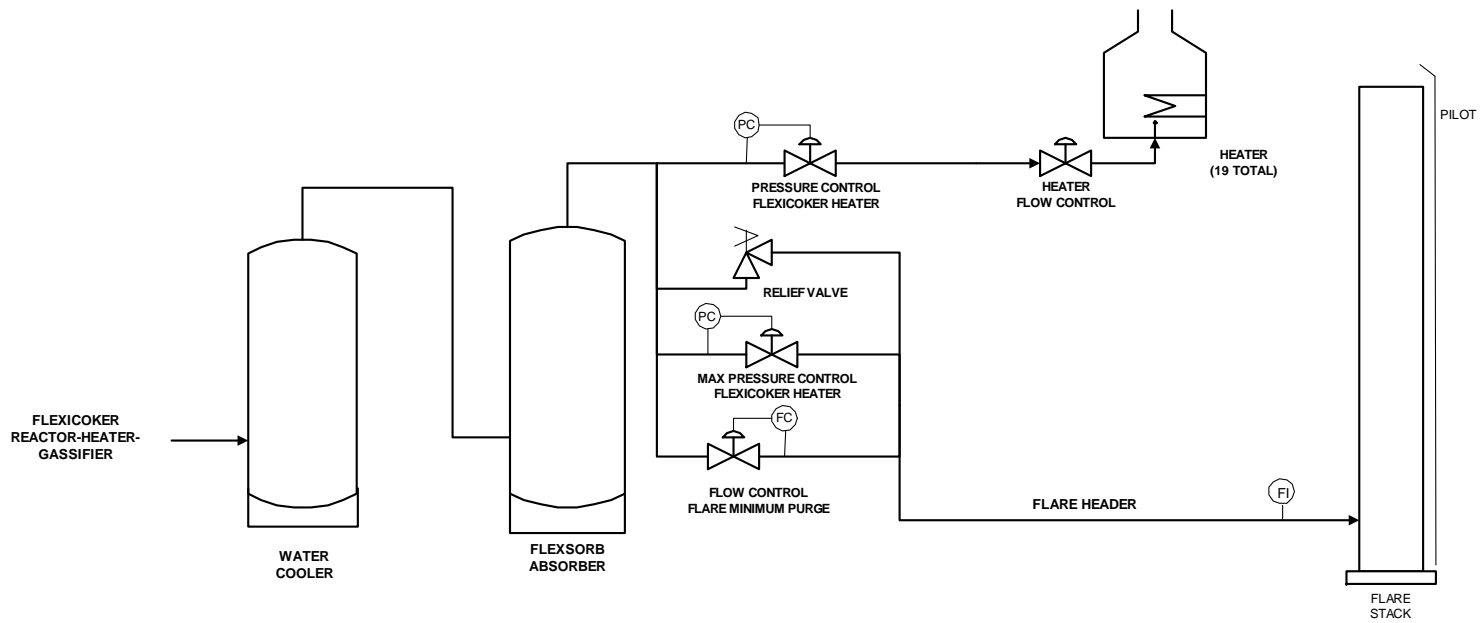


FIGURE 14. FLEXIGAS SUPPLY SYSTEM PROCESS SKETCH



## **2. HISTORICAL FLARING REVIEW**

### **Summary:**

#### **Flexigas flare activity 7/1/09 – 6/30/10**

There were six reportable flaring events requiring causal analysis on the FXG flare during this 12-month period. Four of the reportable events occurred 2009 and two in 2010 (through 6/30/10). Two of the flaring events in 2009 were associated with the shutdown and startup of the Flexicoker Unit (FXU) for a scheduled turnaround. As discussed in Section 5 – Prevention Measures for flaring due to planned major maintenance and issue of gas quality, it is necessary to flare Flexigas during Flexicoker startup and shutdown to avoid poisoning the Flexorb solution in the early stages of gasification. This flaring is specifically allowed by Shell's Title V permit.

The other FXG flaring events were unplanned due to process upset or malfunction of equipment. All of the FXG flared during these unplanned events, was treated for sulfur removal and emissions from the combustion of FXG whether in the refinery heaters or the flare is included in our refinery emission caps. Each of the flare events was investigated and prevention measures identified and implemented (see Part 3 of this Section – Reductions Previously Realized). The results from the investigations into these events were reported to the District in Causal Analysis reports. All flaring, when it occurred, was minimized and stopped as quickly as possible.

Flaring of treated flexigas can occur due to fuel gas imbalance when a flexigas consumer experiences a process upset or trips offline resulting in reduced refinery flexigas consumption. The Flexicoker cannot be slowed down fast enough in these circumstances to avoid flaring without risk of additional upset. Beginning in January 2010, the refinery implemented a project to allow the combustion of flexigas in Shell's COGEN unit to provide an additional flexigas consumer which can quickly change consumption without process or utility steam impacts. The amount of flexigas flared during a flaring event on January 11, 2010 was less than what would have been flared prior to this project, although it still exceeded the Causal Analysis trigger. In contrast, a flexigas flaring event occurred in April 2010 when a control valve failed closed due to a sheared locking pin resulting in the trip of a large flexigas consuming heater. The excess flexigas was combusted in COGEN allowing time for the Flexicoker to slow down. For this event, the flexigas to COGEN project resulted in a significant reduction in the amount of flexigas that would have otherwise been flared. As described in Section 4 - Planned Reductions, a prevention measure is being evaluated that may allow additional flexigas combustion in COGEN.

#### **Flexigas flare activity 6/1/08 – 6/30/09**

There were two reportable flaring events requiring causal analysis on the FXG flare during this 13-month period. The two reportable flaring events occurred in January 2009 and March 2009. Both were unplanned events due to process upset or malfunction of equipment. These flare events were investigated and prevention measures identified and implemented (see Part 3 of this Section – Reductions Previously Realized). The results from the investigations into these events were reported to the District in Causal Analysis reports. None of the flaring that occurred was planned. All flaring, when it occurred, was minimized and stopped as quickly as possible.

#### **Flexigas Flare Activity 1/1/06 – 6/1/08**

Flexigas flare activity since 1/1/06 was reviewed for potential reduction opportunities. Figure 2008-5 shows the FXG flare flows over this time period. There were 11 events that required Causal Analysis. All of these flaring events were investigated and prevention measures identified



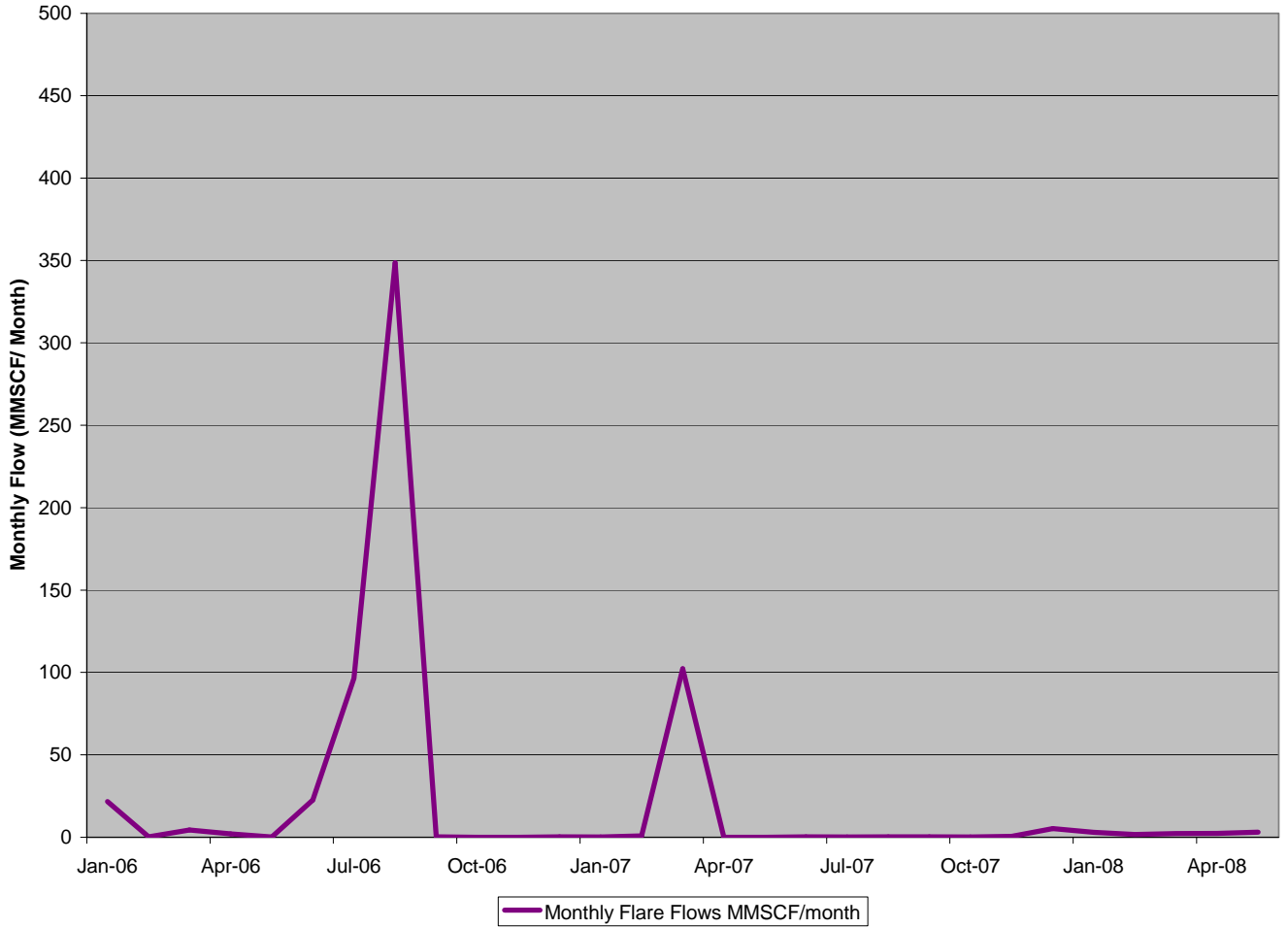
and implemented (see Part 3 of this Section – Reductions Previously Realized). The results of the investigations into these events were reported to the District in Causal Analysis reports.

There were three large Flexigas flaring events over the time period reviewed. Flaring occurred in July and again in August of 2006 as a result of the shutdown and subsequent startup of the Flexicoker for planned major turnaround. This flaring is described below in the Prevention Measures Section under “Flaring due to planned major maintenance and issues of gas quality.” As discussed in this section, it is necessary to flare Flexigas during Flexicoker startup and shutdown to avoid poisoning the Flexorb solution in the early stage of gasification. Flexigas flaring in March 2007 occurred as a result of an emergency trip of the Flexicoker. As described in the Causal Analysis report for this event, it was necessary to flare treated flexigas until the unit could be re-started.

The other flexigas flaring events that triggered Causal Analyses were smaller events. Most of these flexigas flaring events occurred as a result of fuel gas imbalance. Because there is currently not a flexigas consumer which can quickly change consumption without process or utility steam impacts, any excess flexigas is flared until the Flexicoker can be slowed down enough to reduce flexigas production. A flexigas consumer that could be quickly ramped up or down could reduce some of the flexigas that currently would have to be flared.

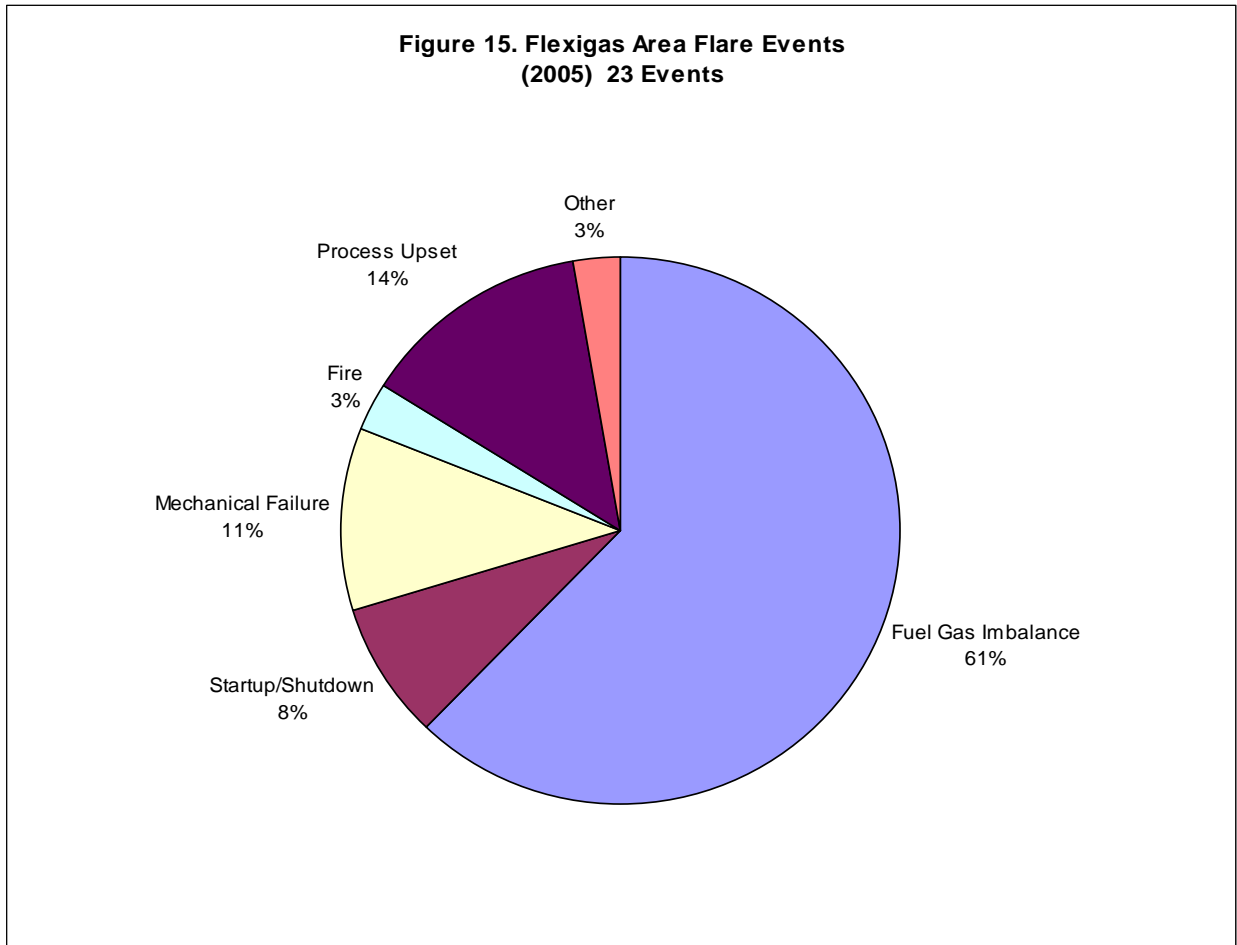
FIGURE 2008-5

FXG Flare Flows 1/1/06 - 6/1/08

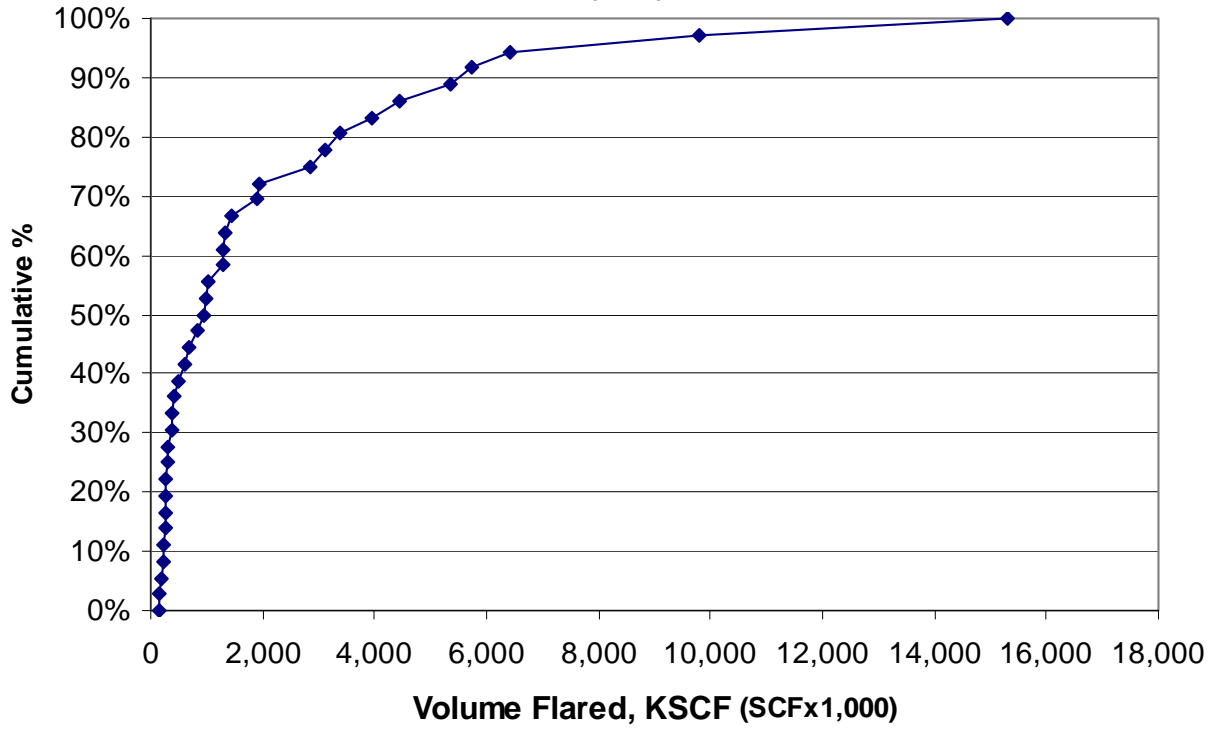


## Historical Flaring Review

Historical flaring at the OPCEN Flexigas flare was reviewed to identify opportunities for potential mitigation. The highest quality data are available for the period from December 2003, to January 2006. This coincides with installation of the flare flow meter and BAAQMD flare reporting. Data for 2005 are plotted in Figure 15 and Figure 16.



**Figure 16. Flexigas Flare Gas Volumes  
(2005)**



### 3. REDUCTIONS PREVIOUSLY REALIZED (12-12-401.2)

Equipment, processes and procedures installed or implemented with the last five years to reduce flaring include;

#### HARDWARE AND PROCESS REVISIONS

- (A) The Stretford Unit was replaced with a Flexsorb unit in 2005. This project cost approximately \$30,000,000. Sulfur levels in treated flexigas are significantly lower with the Flexsorb process than the earlier Stretford process. The Flexsorb process unit eliminated the problem of sulfur plugging that had occurred with the earlier Stretford process. This plugging had resulted in the need for a dilute caustic wash once or twice each year to remove elemental sulfur from the gas contacting tower. Each caustic wash resulted in the flaring of 6-10 MMSCF of flexigas. Since Flexsorb is not susceptible to plugging, the improved on-stream factor and operating stability result in both significantly less flaring, and lower SO<sub>2</sub> emissions, when flaring does occur.
- (B) The control system used to maintain a steady supply pressure of Flexigas to the distribution system has undergone continuous improvement. Revisions implemented during the last FXU turnaround simplified the control system to use standard Honeywell TDC control logic. This control logic is more easily understood by operating personnel. FXU Board operators are generally able to recognize and respond more quickly to upsets. The result is that the new control system has proven more responsive than the previous version which results in less FXG flaring due to upsets in the flexicoker system.

On the Flexigas consumption side, furnace control limits related to FXG were examined and adjusted to allow maximum FXG consumption.

- (C) Flexicoker run length (time between shutdowns) has been increased to reduce the volume of untreated Flexigas which must be flared during startup conditions.<sup>19</sup> This change reduces flaring because there are less shutdowns and startups requiring flaring for the same time period of time.
- (D) Additional heaters have been converted to Flexigas over the years to increase the number of consumers for this clean burning low-NO<sub>x</sub> fuel.
- (E) Shutdown of the Catalytic Reforming Unit, a major flexigas consumer, resulted in a Flexigas flaring event in September 2005. The cause of the shutdown was determined to be a leaking flange on a heat exchanger that resulted in a fire. The flange leak was believed to have been caused by thermal cycling of the equipment that occurred during a previous shutdown. Bellville washers were added to the bolting arrangement on the flange to provide more tolerance for thermal expansion. Bellville washers are designed using spring-tension to provide a more constant sealing force on equipment that undergoes temperature cycling. Having a more uniform sealing force is hoped to reduce the potential for an unexpected and rapid unit shutdown due to leaking flanges after reactor regeneration. The type of washer used in this application may change if future evaluation of these washers indicates that a different type of washer is needed to assure reliable and safe unit operation.
- (F) In August 2005, Flexigas flaring occurred when the Flexicoker elutriator feed line required inspection and repair due to discovery of a crack near a weld. To help prevent cracking, the elutriator feed line was re-designed. The changes were implemented in July 2006.

---

<sup>19</sup> Flexsorb is an Exxon/Mobil process. Due to the nature of the Flexsorb solvent, it may be degraded by oxygen that can be present in Flexigas during initial startup. Exxon/Mobil operating guidelines call for this gas to be flared until Flexicoker operation is stable.

- (G) Flexigas flaring occurred in March 2006 due to slowdown of coke transfer in the Flexicoker Gasifier Return Line (GRL) due to refractory spalling in the line. In July 2006, the GRL had a more robust refractory liner installed.
- (H) The Flexicoker heater/reactor/gasifier differential pressure control scheme was simplified and improved in July 2006 to help minimize flaring due to small flexigas imbalances such as what caused FXG flaring in April 2006 and again on July 10 2006.
- (I) FXG flaring occurred in June 2006 when the Catalytic Reformer (CRU) unit shut down suddenly due to low hydrogen circulation flow. The low flow was caused by an entry error in the hydrogen recycle compressor speed controller. The controller's software programming was revised to perform an additional check on any new speed setpoint value added.
- (J) FXG flaring occurred as designed during shutdown of the flexicoker in July 2006 and during the subsequent startup in August 2006. The flaring during both of these times is due to how the Flexicoker is designed. Some amount of flaring is necessary to ensure safe and reliable operation of the process heaters since the composition of the FXG changes during the shutdown and startup periods. If the FXG was sent to the heaters during this time it could cause the heaters to trip off-line resulting in additional flaring. The flaring was minimized by careful review of the startup and shutdown procedures, keeping flexigas in the process heaters as long as possible prior to shutting down the FXU and returning it to the heaters as soon as possible after startup. The amount of flaring during the shutdown in July and the startup of the Flexicoker in August was reduced to approximately 33% of the amount flared during the previous turnaround.
- (K) A flaring event occurred August 31, 2006 due to a high coke level in the FXU heater. A level indication was not working due to a plugged tap. While trying to unplug the tap, the drill bit broke off in the tap and could not be removed. An alternate location for the tap was installed that day to repair the level indication and return the level to normal to prevent additional flaring.
- (L) Flexigas flaring in March 2007 resulted when the Flexicoker tripped offline due to an airflow transmitter failure. The failed transmitter was replaced.
- (M) Flexigas flaring in January 2009 resulted from a Flexigas fuel gas imbalance due to a combination of a major unit turnaround along with operational problems that resulted in reduced flexigas consumption on the heaters in service. A Prevention Measure to provide an additional flexigas consumer by allowing the combustion of flexigas in COGEN was not fully implemented due to technical issues in time for the major unit turnaround. The Prevention Measure should be fully implemented by the end of 2009.
- (N) Flaring in March 2009 resulted from the inability to transfer an adequate amount of coke from the Heater vessel to the Gasifier vessel via the Gasifier Coke Feed Line (GCFL) due to a malfunction of the GCFL slide valve. The slide valve was sent to Houston for a full factory overhaul in August 2009 to ensure that it could move freely and respond to signals from the board operator. The valve and actuator were completely disassembled, inspected and repaired. Repairs consisted of straightening and re-coating of the valve stem, replacement of the flow orifice, replacement of the disc overlay and refractory patching.
- (O) A flaring event in October 2009 occurred due to an excessive flexigas to flare pressure controller bias setting. The process monitoring software was modified to include more coke transfer information to help technical support identify precursors to unstable coke fluidization.

- (P) Flexigas flaring in December 2009 occurred when the Catalytic Reformer Unit tripped offline due to a loss of power resulting in a flexigas fuel imbalance. The Prevention Measure to allow combustion of flexigas in COGEN was not fully implemented at the time of this flaring event due to technical issues. The Prevention Measure was implemented by the end of December 2009.
- (Q) The loss of power that resulted in the flexigas flaring event in December 2009 occurred when the battery system failed to provide backup power to an instrumentation cabinet. A prevention measure was identified to evaluate battery maintenance practices including optimal replacement cycle and the risk of testing versus replacement. This prevention measure was completed in October 2010.
- (R) A flexigas flaring event occurred in January 2010 due to the unplanned shut down of CO Boiler 2. The shutdown of the CO Boiler along with operational changes required to avoid a major steam system upset resulted in a flexigas fuel gas imbalance. To prevent a similar shutdown from occurring, a low speed alarm on the CO Boiler forced draft fan was set to allow time for the operator to react to low fan speed prior to the unit shutting down. In addition, the setting of the minimum stop for the forced draft fan's controller output signal was increased to help prevent trips when the speed controller is not in manual.
- (S) A flaring event occurred in April 2010 when the air supply to the FXU Gasifier vessel was inadvertently decreased below the trip point of the automatic shutdown system, beginning the shut down process for the FXU. As part of the investigation, the placement of the air supply controller to the Gasifier was reviewed but was not found to be a contributing cause of the event. The output tolerance on the air supply control valve was reduced which will alert the operator in the future if they are making a large move on this valve.

## **PROCEDURAL REVISIONS**

- (A) Due to the volume and composition of Flexigas, it cannot be captured and returned to the refinery fuel system. The balance between production and consumption of this gas must be managed in real time to avoid flaring above the minimum required to prevent oxygen entering the flare stack. Refinery work practices have been significantly affected by the desire to avoid flaring Flexigas. In particular, efforts relating to fuel system management have strict guidelines to minimize Flexigas flaring. These guidelines include direction to reduce Flexigas production and Flexicoker feed rate subject to prevailing requirements for safe and reliable operation of that unit.
- (B) A FXG flaring event > 0.5 MMSCF occurred in June 2006 during testing of the Instrument Protective Function for the FXU air compressor. The unit was accidentally tripped off line during the test. As a result of this flaring event, procedures were revised to not test the shutdown system during unit operation.
- (C) Plugging in the Flexicoker transfer lines prevented the FXU from quickly re-starting after a trip in March 2007 which resulted in flaring. Procedures were revised to help prevent plugging and minimize flaring in a future similar situation.
- (D) Flaring in March 2009 resulted from the inability to transfer an adequate amount of coke from the Heater vessel to the Gasifier vessel via the Gasifier Coke Feed Line (GCFL) due to a malfunction of the GCFL slide valve. Training was provided to all Flexicoker operators in an effort to better identify and respond to similar events in the future to minimize the amount of flaring.
- (E) Flaring occurred in July 2009 during shutdown of the Flexicoker for a scheduled turnaround and again in September 2009 during subsequent start up. The flaring of Flexigas during these times could not be eliminated but was minimized by careful review

by Operations and Process Engineering of the shutdown and startup procedures to minimize the amount of flaring while ensuring the stable operation of the heaters that combust FXG. The FXG was kept in the heaters as long as possible prior to shutting down and was returned to the heaters as soon as possible after startup began. The FXG was treated in the Flexsorb Unit for sulfur removal as long as possible while shutting down to minimize SO<sub>2</sub> emissions. As required by the developer of the Flexsorb process, FXG must be removed from Flexsorb at a certain oxygen concentration to avoid poisoning the Flexsorb solution. Shell's permit to operate limits the SO<sub>2</sub> emissions from flaring of flexigas while Flexsorb is bypassed. The amount of SO<sub>2</sub> emitted during the recent shutdown was less than 2% of the amount allowed by the permit. Learnings from this turnaround will be incorporated into the procedures to assure there is continuous improvement in flare minimization during future FXU turnarounds.

- (F) A flaring event in October 2009 occurred due to an excessive flexigas to flare pressure controller bias setting. Training specific to the bias setting was given to all FXU operators.
- (G) A flaring event occurred in April 2010 when the air supply to the FXU Gasifier vessel was inadvertently decreased below the trip point of the automatic shutdown system. Details of the incident were discussed with all FXU operating personnel to learn from it and avoid a re-occurrence.

#### **4. PLANNED REDUCTIONS (12-12-401.3)**

##### **HARDWARE AND PROCESS REVISIONS**

- (A) The project to allow combustion of FXG in the COGEN to provide an additional FXG consumer that can quickly change consumption without process impacts was completed in December 2009. As a result of the flaring event in January 2010, an additional prevention measure is planned to review the potential to increase the ratio of Flexigas to fuel gas in COGEN. The review is expected to be complete by the end of 2010.
- (B) As a result of a flaring event in October 2009, a prevention measure was identified to service the Gasifier Coke Feed Line valve to ensure that it can move freely and respond to signals from the board operator to stimulate coke circulation. This work is expected to be done by September 2012.

##### **PROCEDURAL REVISIONS**

The four procedures described separately are applicable to this flare. These procedures were implemented in November 2006.

#### **5. PREVENTION MEASURES (12-12-401.4)**

Two options are presented to improve the efficiency of recovering Flexigas from the current 99.92%. These are presented in section 401.4.2.

##### **401.4.1 Prevention Measures for flaring due to planned Major Maintenance**

An important difference between the Flexigas flare and other process area flares is that it does not receive vent gases from maintenance sources such as vessel depressuring. Beyond the very limited windows where Flexigas must be flared during Flexicoker startups and shutdowns to



protect the Flexsorb unit, untreated Flexigas is not flared.<sup>20</sup> However, turnarounds and major maintenance at other units may remove enough Flexigas consumers from the system that limited Flexigas flaring cannot be prevented. In these cases, flare minimization due to fuel balance procedure C(F)-22 is applicable as well as the minimization of flaring during turnaround and major maintenance in procedure C(A) -1.

#### **401.4.2 – Prevention Measures for flaring due to issues of gas quantity and quality including review of existing vent gas recovery capacity**

**Gas Quantity:** All Flexigas that is created is combusted somewhere, either in a process heater or the Flexigas flare. The minimum volume of Flexigas which must be made in order to operate the Flexicoker is approximately 165 MMSCFD. When there are insufficient consumers to handle this volume, the remainder has to be flared. Because of the amount of time required to cut from the normal Flexigas production of approximately 210 MM SCFD, down to the minimum, the volume of Flexigas that can be flared even with best operating practices can exceed the current 500,000 SCF flare event threshold. As a result, two options are considered to reduce or eliminate Flexigas flaring.

##### **OPTION 1: PROVIDE ADDITIONAL FLEXIGAS CONSUMERS** (see Figure 17).

The objective of this project would be to provide an additional consumer that can rapidly pick up the Flexigas volumes made available by loss of another consumer (e.g., process heater) for any reason. Because excess Flexigas is available less than 10% of the time (based on the percent of days on which flaring occurred from Figure 16), and the current fuel system is roughly in balance, this consumer must essentially remain in hot standby until needed. This means it must be waiting to burn between 1 MMSCFD and 40 MMSCFD Flexigas when an existing consumer unexpectedly comes off line.

The only remaining consumer at the Martinez refinery not already converted to burn Flexigas that approaches the attributes described above is the Cogeneration Unit Steam Generator. If additional steam is not needed in the refinery, then adding Flexigas to the Cogeneration Steam Generator will produce steam that must subsequently be vented to atmosphere. For the sake of the analysis, we assume the steam produced by Flexigas burned in this boiler can be used in the refinery. In the event that the Cogeneration Steam Generator was only used to burn the Flexigas and the steam had to be vented, the emissions reductions amount to only the difference in combustion efficiencies of process heaters and flares. The project has an estimated cost of approximately \$3,000,000.

Assuming this eliminates all Flexigas flaring, it would reduce emissions of non-methane hydrocarbon by much less than one ton per year<sup>21</sup>. The cost effectiveness of this project using accepted BAAQMD methods is approximately \$19,000,000/ton for non-methane hydrocarbon and \$1,000,000 per ton of Sox. Table 3 summarizes the economic calculations for these and other criteria pollutants. Details of these calculations are provided in Appendix F of this report. If the refinery fuel and steam systems are in balance prior to the flare event, the actual value of

---

<sup>20</sup> The Flexsorb Permit to Operate specifies periods where Flexigas may be flared. This permitted flaring is found in Shell's permit condition # 7618. As long as the permit conditions are met, this flaring is consistent with the Flare Minimization Plan.

<sup>21</sup> Cost-effectiveness based on 2005 reported emissions of NMHC from flaring of flexigas (0.04 tons for the entire year). The average ratio of SO<sub>2</sub> to NMHC emissions over the same period (2005) from the reported monthly flare reports is 20:1 (0.81 tons of SO<sub>2</sub> and 0.04 tons of NMHC emissions were reported). The project described as Option 1 is also not cost-effective based on the reduction of SO<sub>2</sub> emissions (\$950,000/ton of SO<sub>2</sub> reductions).

produced steam is small. This more realistic assumption results in an even less cost-effective project. In either case, this project is not cost effective for reduction of flaring. However, as described above in the Prevention Measures section, Shell has implemented this project to minimize the impact of slowing the Flexicoker to balance the FXG system.



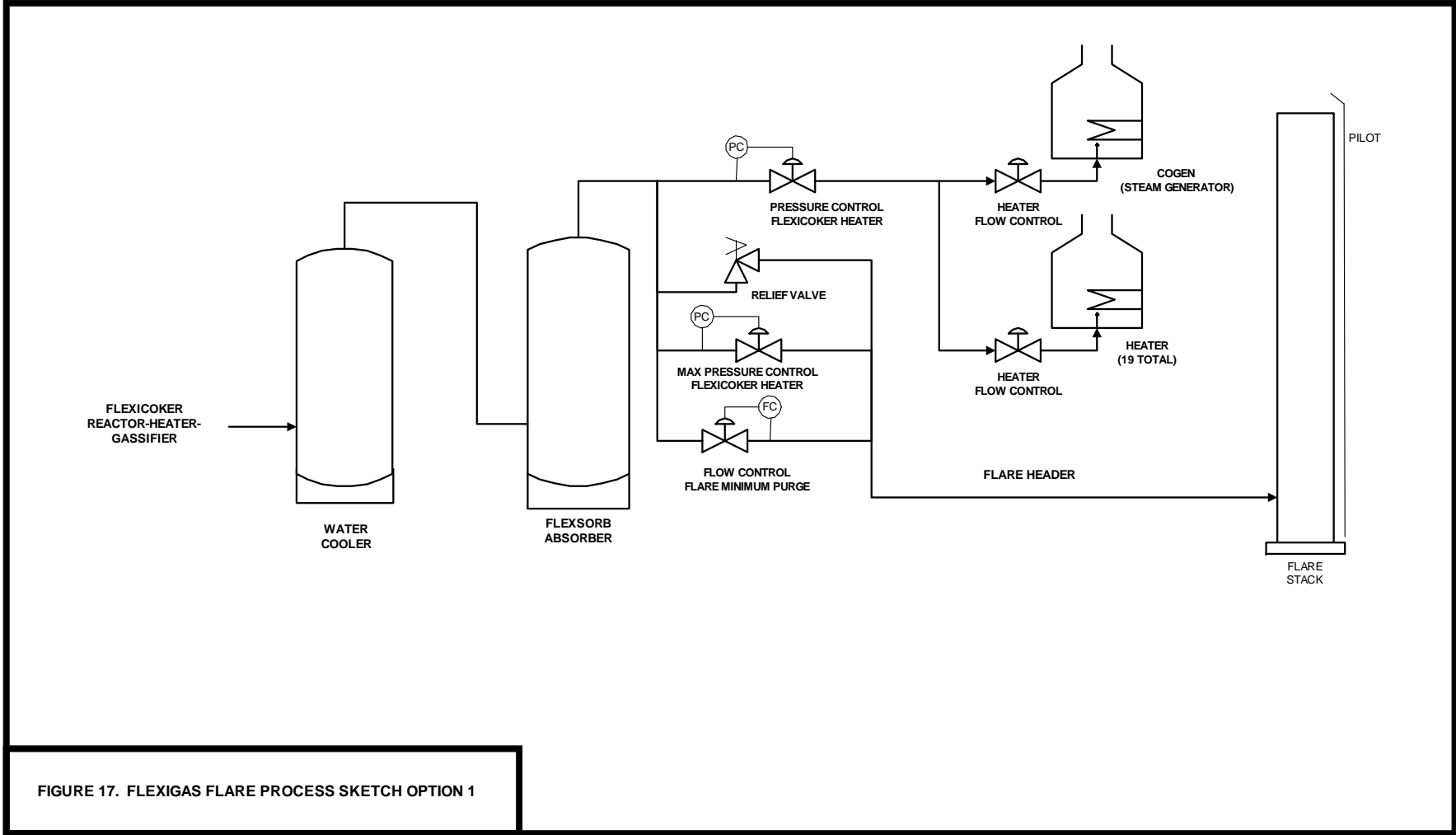


FIGURE 17. FLEXIGAS FLARE PROCESS SKETCH OPTION 1



**Table 3. Economic Justification for Addition of Flexigas Consumer**

**OPTION 1 Route Flexigas to COGEN**

Percent Emission Reduction Expected <sup>1</sup>	Capital Cost	Annual Indirect Cost <sup>2</sup>	Annual Direct Cost <sup>3</sup>	Combined Annual Cost <sup>2,3</sup>	Emissions Reductions by Species (lbs/year)					Cost Effectiveness of Reductions (\$ Million/ton)				
					NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx <sup>6</sup>	CO <sup>6</sup>	PM <sup>6</sup>	NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx	CO	PM
( % )	( \$ )	( \$/yr )	( \$/yr )	( \$/yr )										
100%	\$3,000,000	\$656,000	\$120,000	\$776,000	80	1,620	39	211	6	\$19	\$1.0	\$40	\$7	\$272

<sup>1</sup>) Calculations based on Flexigas Flare emissions reported for 2005 assuming 100% reduction

<sup>2</sup>) Indirect costs include Capital Recovery (10% interest over 10 yr), plus other costs described in the BACT implementation procedure

<sup>3</sup>) Direct costs include Labor, plus other costs described in the BACT implementation procedure

<sup>4</sup>) Non Methane Hydrocarbon emissions reductions are based on 100% recovery capturing the entire NMHC emissions for the base period, 2005 (0.04 tons)

<sup>5</sup>) SOx emissions reductions are based on 100% recovery capturing the entire NMHC emissions for the base period, 2005 (0.81 tons)

<sup>6</sup>) NOx, CO and PM emissions are estimated using AP-42 Emissions Factors for Flares with clarification from BAAQMD to use 0.01 lb/MMBTU for PM emissions.

The NOx emission factor in AP-42 is 0.068 lb NOx/ MMBTU. This is a higher factor than what is required for use in Shell's refinery emissions permit for FXG combustion (0.05 lb NOx/ MMBTU).



## **OPTION 2: PROVIDE FLEXIGAS STORAGE.**

Regulations in Contra Cost County require consideration of Inherently Safer Systems to proposed process revisions. Key strategies in making things inherently safer include: reducing both the amount of materials stored and their hazard classification, and making use of a simple processing scheme that is not reliant on active controls. Measured against this standard, the proposed active system of compressing, storing and reprocessing fuel gas, as an alternative to immediately flaring these gases, would not be preferred under the Contra Costa County Industrial Safety Ordinance. Regardless, for the purposes of this plan, our analysis considers two storage options. Table 4 summarizes the cost effectiveness calculations for these options. Additional details are provided in Appendix F.

**Option 2A** consists of a pressurized vessel that would require a compressor with capacity ranging between 1 MMSCFD and 10 MMSCFD. This option is depicted in Figure 18. Flexigas in excess of consumer demand is routed to storage via compressor(s). A controlled flow is returned to the distribution system when enough consumers are available to avoid flaring. Due to the limited capacity of this storage, it has no real capability to accommodate prolonged fuel system imbalances. As a result, the expected best-case emission reductions are about the same as those available in 2005. A rough capital cost for the storage and large compressors is about \$27,000,000<sup>22</sup>. Annual electrical costs for the required compressors add another \$600,000. The annualized capital plus electrical costs to eliminate a ton of non-methane hydrocarbon result in a cost-effectiveness of approximately \$190 Million dollars per ton. Therefore, Option 2A is even less cost-effective for reducing flaring than Option 1.

**Option 2B** uses low-pressure expandable gas storage. This option is depicted in Figure 19. This type of storage can be built significantly larger than the pressurized storage used in option 2A, and has the advantage of not requiring compressors in some cases. However, the concentration of carbon monoxide in the gas will likely require use of a water seal to limit leakage, restricting vessel height to a single lift. The requirement for a single lift, combined with low-pressure operation, significantly limits available storage volume<sup>23</sup>. In any event, the installed cost is approximately \$21,000,000, providing cost-effectiveness of approximately \$276 Million dollars per ton of NMHC. As was the case for Option 2A, this option is even less cost-effective for reducing flaring than Option 1.

**Flaring due to gas quality:** Flexigas may be flared during Flexicoker startup and shutdown to avoid poisoning the Flexsorb solution in the early stage of gasification. This is specified in Operating Procedures provided by the technology vendor, Exxon/Mobil, and is addressed in the Flexsorb unit Operating Permit. Shell staff are working with Exxon/Mobil to understand whether it is possible to reduce the volume flared by revising the procedure without poisoning the Flexsorb solution which would result in the inability to treat the flexigas. The permit condition currently allows flexigas flaring for a certain number of hours during startup and shutdown of the Flexicoker. Outside of this condition, Flexigas is not flared as a direct consequence of its quality.

---

<sup>22</sup> Based on a nominal 1 MMSCF sphere (60' diameter) at 120 psig, and two 4 MMSCFD compressors. This system would handle only minor imbalances while the Flexicoker cuts rate.

<sup>23</sup> The actual available storage volume is probably on the order of 1 MMSCFD, and will severely limit achievable emissions reductions. A 50% savings is premised for this analysis.





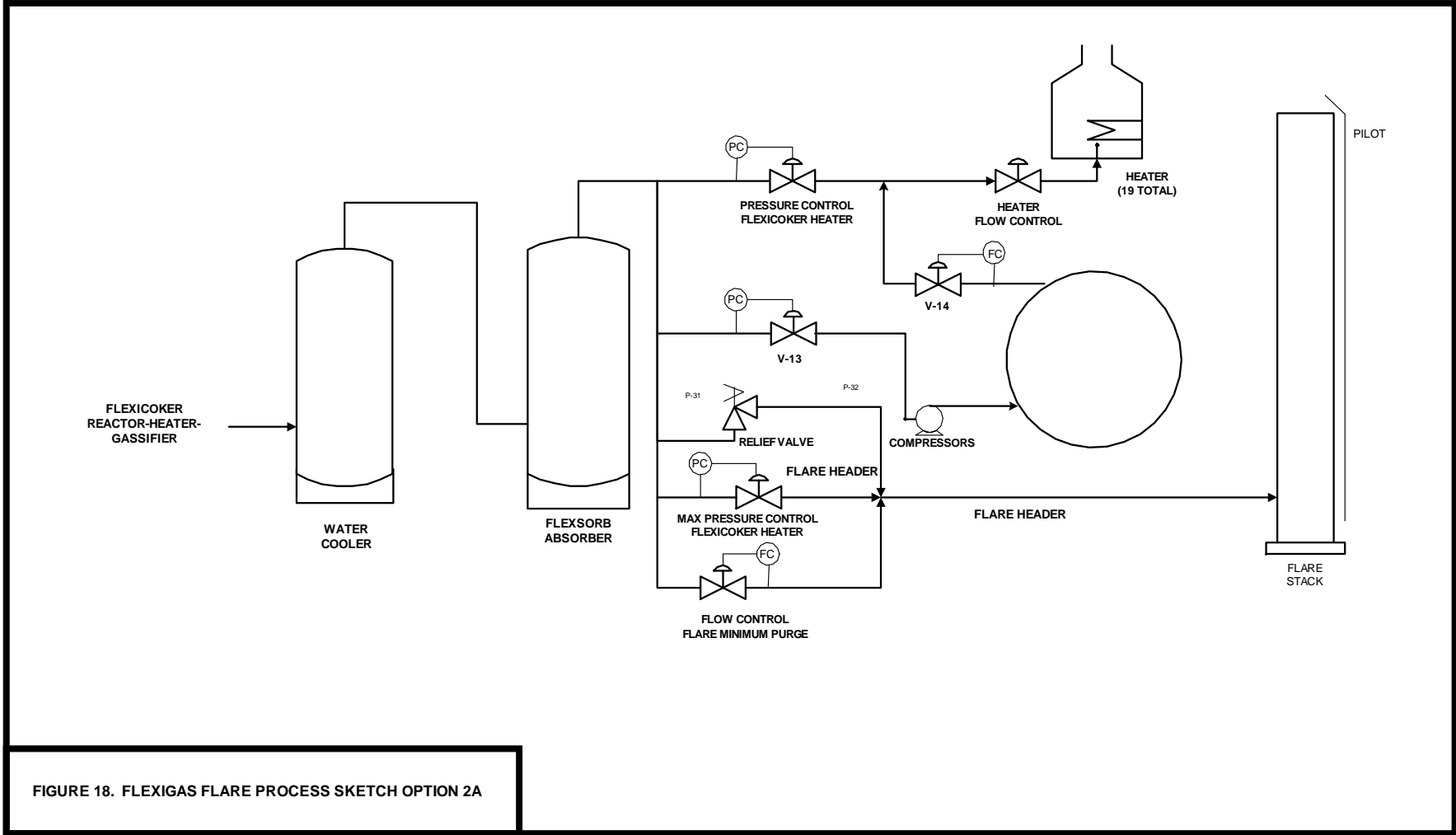


FIGURE 18. FLEXIGAS FLARE PROCESS SKETCH OPTION 2A

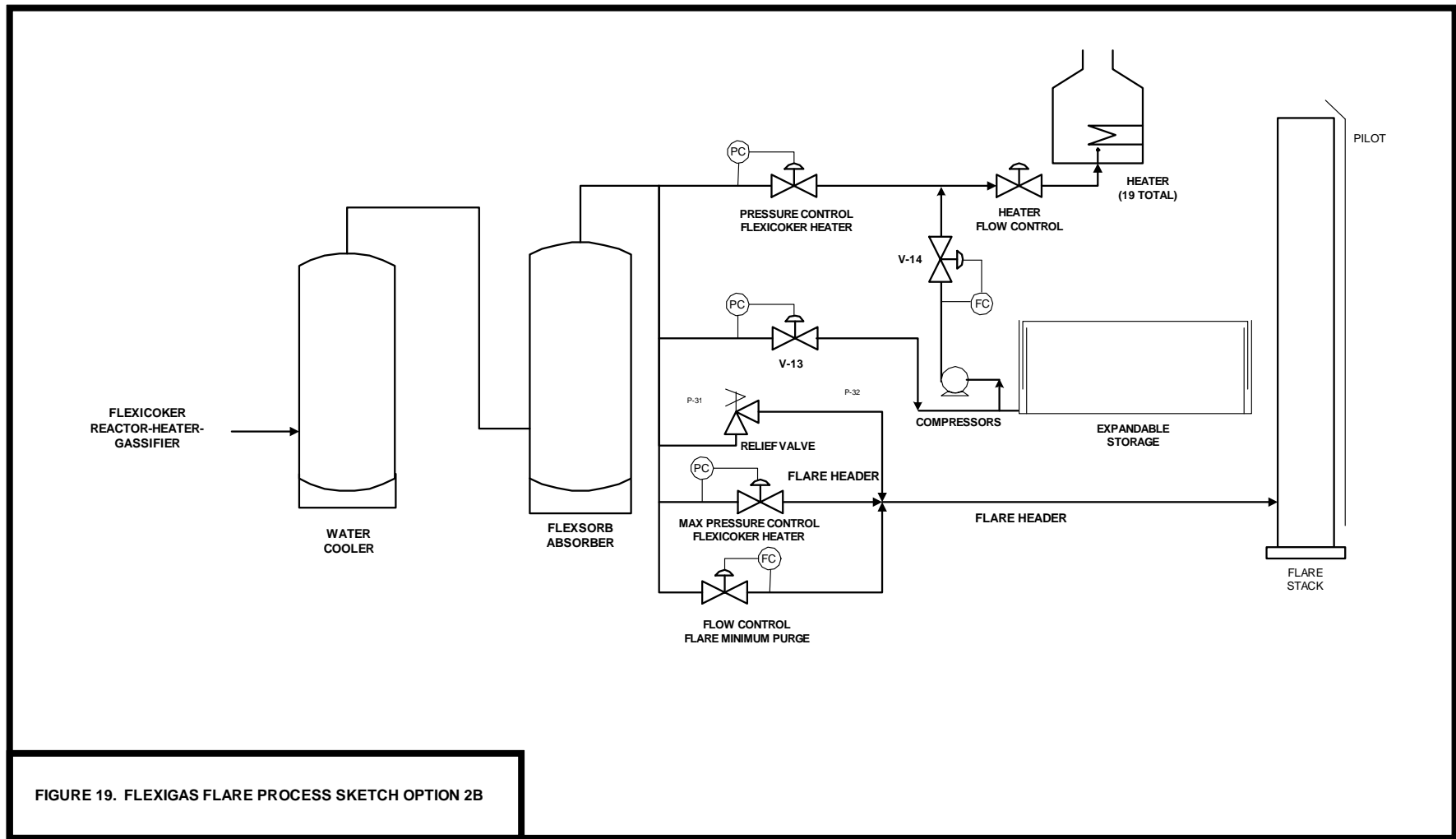


FIGURE 19. FLEXIGAS FLARE PROCESS SKETCH OPTION 2B

**Table 4. Economic Justification for Recovery of Flexigas**

**2A. Pressurized Flexigas Storage**

Percent Emission Reduction Expected <sup>1</sup>	Capital Cost	Annual Indirect Cost <sup>2</sup>	Annual Direct Cost <sup>3</sup>	Combined Annual Cost <sup>2,3</sup>	Emissions Reductions by Species (lbs/year)					Cost Effectiveness of Reductions (\$ Million/ton)				
					NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx <sup>6</sup>	CO <sup>5</sup>	PM <sup>6</sup>	NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx	CO	PM
100%	\$3,000,000	\$5,906,000	\$1,695,000	\$7,601,000	80	1,620	39	211	6	\$190	\$9.4	\$391	\$72	\$2,660

<sup>1</sup> Calculations based on Flexigas Flare emissions reported for 2005 assuming 100% reduction

<sup>2</sup> Indirect costs include Capital Recovery (10% interest over 10 yr), plus other costs described in the BACT implementation procedure

<sup>3</sup> Direct costs include Labor, plus other costs described in the BACT implementation procedure

<sup>4</sup> Non Methane Hydrocarbon emissions reductions are based on 100% recovery capturing the entire NMHC emissions for the base period, 2005 (0.04 tons)

<sup>5</sup> SOx emissions reductions are based on 100% recovery capturing the entire NMHC emissions for the base period, 2005 (0.81 tons)

<sup>6</sup> NOx, CO and PM emissions are estimated using AP-42 Emissions Factors for Flares with clarification from BAAQMD to use 0.01 lb/MMBTU for PM emissions.

The NOx emission factor in AP-42 is 0.068 lb NOx/ MMBTU. This is a higher factor than what is required for use in Shell's refinery emissions permit for FXG combustion (0.05 lb NOx/ MMBTU).

**2B. Low Pressure Flexigas Storage**

Percent Emission Reduction Expected <sup>1</sup>	Capital Cost	Annual Indirect Cost <sup>2</sup>	Annual Direct Cost <sup>3</sup>	Combined Annual Cost <sup>2,3</sup>	Emissions Reductions by Species (lbs/year)					Cost Effectiveness of Reductions (\$ Million/ton)				
					NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx <sup>6</sup>	CO <sup>6</sup>	PM <sup>6</sup>	NMHC <sup>4</sup>	SOx <sup>5</sup>	NOx	CO	PM
(%)	(\$)	(\$/yr)	(\$/yr)	(\$/yr)										
50%	\$21,000,000	\$4,594,000	\$917,000	\$5,511,000	40	810	19	106	3	\$276	\$14	\$567	\$104	\$3,858

<sup>1</sup> Calculations based on Flexigas Flare emissions reported for 2005 assuming 50% reduction

<sup>2</sup> Indirect costs include Capital Recovery (10% interest over 10 yr), plus other costs described in the BACT implementation procedure

<sup>3</sup> Direct costs include Labor, plus other costs described in the BACT implementation procedure

<sup>4</sup> Non Methane Hydrocarbon emissions reductions are based on 100% recovery capturing the entire NMHC emissions for the base period, 2005 (0.04 tons)

<sup>5</sup> SOx emissions reductions are based on 100% recovery capturing the entire NMHC emissions for the base period, 2005 (0.81 tons)

<sup>6</sup> NOx, CO and PM emissions are estimated using AP-42 Emissions Factors for Flares with clarification from BAAQMD to use 0.01 lb/MMBTU for PM emissions.

The NOx emission factor in AP-42 is 0.068 lb NOx/ MMBTU. This is a higher factor than what is required for use in Shell's refinery emissions permit for FXG combustion (0.05 lb NOx/ MMBTU).

**Review of existing vent gas recovery capacity:** There is no vent gas recovery or storage capacity for Flexigas. The Flexorb Unit is designed to be able to treat all Flexigas that can be produced for sulfur removal.

**OPCEN Flexigas flare gas recovery system capacity:**

Total OPCEN Flexigas flare gas recovery capacity	= 0 MM SCFD
Total OPCEN Flexigas flare gas storage capacity	= 0 SCF
OPCEN Flexigas fuel gas treating capacity	= 250 MM SCFD

**401.4.3 Recurrent Failures**

There have been no recurrent failures in equipment routed to the OPCEN Flexigas flare in the period since July 2005.

