



**UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 10**

1200 Sixth Avenue, Suite 155
Seattle, WA 98101-3188

AIR & RADIATION
DIVISION

October 20, 2020

Mr. Tim Kashmitter
President
Camas Gravel Company
616 W N Street
Grangeville, Idaho 83530

Dear Mr. Kashmitter:

This letter approves the Request for Coverage under the General Air Quality Permit for New or Modified Minor Source Stone Quarrying, Crushing and Screening Facilities in Indian Country (SQCS General Permit) submitted by Camas Gravel Company (Camas Gravel) on July 28, 2020, pursuant to the Clean Air Act Tribal Minor New Source Review Program. The project for which SQCS General Permit coverage is sought by Camas Gravel is the construction and operation of a portable SQCS at the Hasselstrom Pit within the exterior boundaries of the Nez Perce Reservation (the Project).

Permittee: Camas Gravel Company
616 W N Street
Grangeville, ID 83530

Location: Hasselstrom Pit
Winchester, Idaho
Lewis County
Nez Perce Reservation
Latitude: 46.272872° N; Longitude: 116.624461° W

Permit #: R10TNSR02300

Determination

The U.S. Environmental Protection Agency, Region 10 has carefully reviewed Camas Gravel's Request for Coverage and other relevant information to determine whether the Project meets all the criteria to qualify for coverage under the SQCS General Permit. Based on our review of, and in reliance on, all of the information and representations provided in the Request for Coverage and other information submitted by Camas Gravel, as well as other relevant information, the EPA, Region 10 has determined that the Project meets all such criteria and is eligible for coverage under the SQCS General Permit.¹ Accordingly, pursuant to 40 CFR 49.156(e), the EPA, Region 10 is approving the Request for Coverage for the Project.

¹ EPA, Region 10 has determined that the applicant has provided information demonstrating that it has met the listed species and historic properties eligibility criteria in the General Permit, as discussed in the Technical Support Document.

This Approval and the SQCS General Permit authorize the Permittee to construct and operate the Project at the Hasselstrom Pit location listed above. The Permittee is subject to Version 1.0 of the aforementioned SQCS General Permit, a copy of which is enclosed.² The analysis and basis for the EPA, Region 10's determination is discussed in more detail in the enclosed Technical Support Document for this action.

All notifications and reports required by the SQCS General Permit shall be sent to the address below:

Clean Air Act Compliance Manager
 U.S. EPA – Region 10, 20-C04
 1200 Sixth Avenue, Suite 155
 Seattle, WA 98101-3188

This Approval of Request for Coverage must be posted prominently at the site location of operation (Hasselstrom Pit). Each affected emissions unit and any associated air pollution control technology must be labeled with the applicable identification number listed below:

Camas Gravel SQCS Plant List of Affected Emission Units

ID #	Description of Affected Emission Units	Controls
101	Primary Crusher: Cedar Rapids 2540; manufactured 1970; 250 tons/hour capacity	Water spray bars
113	Secondary Crusher: Symons 4.25; manufactured 1965; 250 tons/hour capacity	Water spray bars
115	Tertiary Crusher: Metso HP500; manufactured 2006; 250 tons/hour capacity	Water spray bars
122	Screen: Fab Tec Twin 6x16; 250 tons/hour capacity	Water spray bars
200 (1-2)	Conveyors (2): primary crusher/screen material; 250 tons/hour capacity	Water Sprays
200 (3-4)	Conveyors (2): secondary crusher/screen material; 250 tons/hour capacity	Water Sprays
200 (5-12)	Conveyors (8): tertiary crusher/screen material; 250 tons/hour capacity	Water Sprays
200 (13-14)	Conveyors (2): fines crusher/screen material; 250 tons/hour capacity	Water Sprays
28	Diesel Storage Tank: 5,600 gallons distillate fuel oil for use in portable, non-road generator	None

Applicable Permit Conditions

Your permitted source is subject to all terms and conditions in the SQCS General Permit as specified in the permit. Because your application did not request the elective synthetic minor limit for co-located sources in Condition 16, your source is not subject to that condition. Instead, your source must comply with the operating limit in Condition 15. Your application identifies the internal combustion engines as

²The SQCS General Permit is available at <https://www.epa.gov/tribal-air/5-source-categories-stone-quarrying-crushing-and-screening-facilities-final-rule>, and a copy of this Approval will be posted on the EPA, Region 10's website at <http://www.epa.gov/caa-permitting/air-permits-issued-epa-region-10>.

non-road engines. As long as the engines qualify as non-road engines, the engines are not subject to the permit conditions.

Additional Information

You are reminded that you must construct and/or modify and operate the affected emissions units, and any associated air pollution control technologies, in compliance with the SQCS General Permit and all other applicable federal air quality regulations and in a manner consistent with all the representations made in your Request for Coverage. You must comply with all applicable provisions of the SQCS General Permit, including those set forth in the attachments and emission limitations that apply to the affected emissions units at the permitted source. Noncompliance with any permit provision is a violation of the permit; may constitute a violation of the CAA; is grounds for an enforcement action; and is grounds for the EPA, Region 10 to revoke the Approval and terminate your source's coverage under the SQCS General Permit. You may be subject to enforcement action for failure to obtain a preconstruction permit if you construct your source under this Approval and your source is later determined not to qualify for the conditions and terms of the SQCS General Permit.

Pursuant to 40 CFR 49.156(e)(8), this Approval will become invalid if you do not commence construction within 18 months after the date when this Approval becomes effective, if you discontinue construction for a period of 18 months or more, or if you do not complete construction within a reasonable time. The EPA, Region 10 may extend the 18-month period upon a satisfactory showing that an extension is justified.

The EPA, Region 10's approval of your request for coverage under the SQCS General Permit is effective immediately as of the date this letter is signed and is a final agency action for purposes of judicial review. The only issue subject to review is whether the Project is eligible for coverage under the SQCS General Permit. 40 CFR 49.156(e)(6). Any petition for review of this approval action must be filed in the United States Court of Appeals for the appropriate circuit pursuant to CAA section 307(b).

If you have any questions, please contact Doug Hardesty at (208) 378-5759 or hardesty.doug@epa.gov.

Sincerely,

/s/ October 20, 2020

Amy Johansen, Acting Chief
Air Permits & Toxics Branch

Enclosures

1. SQSC General Permit
2. 20201020 Camas GP TSD

cc: Ms. Julie Simpson
Air Quality Program Coordinator
Environmental Restoration & Waste Management Division
Nez Perce Tribe