



# Air Quality Permitting Statement of Basis

March 23, 2007

Permit to Construct No. P-2007.0014

Vanco Ready Mix, LLC  
Homedale, ID

Facility ID No. 777-00399  
(Portable Concrete Batch Plant, Coneco LoPro 427)

Prepared by:

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AIR QUALITY DIVISION

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FINAL

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## Acronyms, Units, and Chemical Nomenclatures

acfm	actual cubic feet per minute
AFS	AIRS Facility Subsystem
AIRS	Aerometric Information Retrieval System
AQCR	Air Quality Control Region
CFR	Code of Federal Regulations
CO	carbon monoxide
cy	cubic yards
cy/day	cubic yards per day
cy/yr	cubic yards per consecutive 12-month period
DEQ	Department of Environmental Quality
EI	emissions inventory
EPA	U.S. Environmental Protection Agency
HAPs	Hazardous Air Pollutants
IDAPA	a numbering designation for all administrative rules in Idaho promulgated in accordance with the Idaho Administrative Procedures Act
m	meter(s)
$\mu\text{g}/\text{m}^3$	micrograms per cubic meter
NAAQS	National Ambient Air Quality Standards
NESHAP	National Emission Standards for Hazardous Air Pollutants
NO <sub>2</sub>	nitrogen dioxide
NO <sub>x</sub>	nitrogen oxides
NSPS	New Source Performance Standards
PERF	Portable Equipment Relocation Form
PM	particulate matter
PM <sub>10</sub>	particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers
PSD	Prevention of Significant Deterioration
PTC	permit to construct
Rules	Rules for the Control of Air Pollution in Idaho
SIC	Standard Industrial Classification
SIP	State Implementation Plan
SO <sub>2</sub>	sulfur dioxide
SO <sub>x</sub>	sulfur oxides
T/yr	tons per year
TAPs	toxic air pollutants
TFRO	Twin Falls Regional Office
Vanco	Vanco Ready Mix, LLC
VOC	volatile organic compound

## 1. PURPOSE

The purpose for this memorandum is to satisfy the requirements of IDAPA 58.01.01.200, Rules for the Control of Air Pollution in Idaho, for issuing permits to construct. This is an initial permit for this facility.

## 2. FACILITY DESCRIPTION

Vanco Ready Mix, LLC (Vanco) operates a portable Coneco LoPro 427 truck mix concrete plant. The plant's maximum capacity is 200 cubic yards of concrete per hour (cy/hr), with a requested maximum production of 75,000 cubic yards of concrete per year (cy/yr). The facility does not include a generator; electrical power for the facility is provided by the local utility.

Concrete is produced by combining water, cement, sand (fine aggregate) and gravel (coarse aggregate). Supplementary cementing materials, also called mineral admixtures or pozzolan minerals may be added to make the concrete mixtures more economical, reduce permeability, increase strength, or influence other concrete properties. Typical examples are natural pozzolans, fly ash, ground granulated blast-furnace slag, and silica fume, which can be used individually with Portland or blended cement or in different combinations. Chemical admixtures are usually liquid ingredients that are added to concrete to entrain air, reduce the water required to reach a required slump, retard or accelerate the setting rate, to make the concrete more flowable or other more specialized functions.<sup>1</sup>

A portable concrete batch plant consists of storage bins or stockpiles for the sand and gravel, storage silos for the cement and cement supplement, weigh bins that weigh each component, conveyors, a water supply, and a control panel. Sand and gravel are either produced on site or purchased elsewhere. Typically, three or four different sizes of gravel and one or two different sizes of sand are stockpiled for varying job specifications. Cement and supplementary cementing materials are delivered by truck and pneumatically transferred to the appropriate storage silo. A baghouse or dust collector is mounted above each silo to capture cement or cement supplement as air is displaced in the silo. For this source category, the baghouse is considered primarily as process equipment, with a secondary function as air pollution control equipment.

After all the storage bins are filled, the production process begins when sand and gravel are drop-fed into their respective weigh bins. When a pre-determined amount of each is weighed, the aggregate is heavily wetted for better mixing and to minimize fugitive dust prior to being dropped onto a conveyor, which transfers the mixture into either a truck for in-transit mixing or a truck mix drum for mixing onsite. A predetermined amount of cement and cement supplement is also weighed and drop-fed through a chute into the mixer. The chute provides a measure of dust control. Sometimes a separate baghouse is used to capture dust from the weigh bins. Water is then added to the truck mix or central mix drum.

## 3. FACILITY / AREA CLASSIFICATION

This Vanco portable concrete batch plant is not a major facility as defined in IDAPA 58.01.01.205, nor is it a designated facility as defined in IDAPA 58.01.01.006. Fugitive emissions, therefore, are not included for the purposes of determining the facility classification.

Table 3.1 shows the estimated emissions of particulate matter (PM), criteria air pollutants (which includes only PM<sub>10</sub> for this facility) and hazardous air pollutant (HAP) emissions from the concrete

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<sup>1</sup> AP-42 Section 11.12, November 29, 2005 draft.

batch plant for Aerometric Information Retrieval System (AIRS) facility classification purposes. This portable concrete batch plant is classified as a minor facility because, as shown in the table, the estimated emissions are less than major source thresholds without imposing limits on the facility operations. The AIRS classification is therefore “B.”

The facility is a portable facility and may locate anywhere in the state of Idaho except in any PM<sub>10</sub> nonattainment area. A relocation form must be completed and submitted to DEQ prior to any relocation.

The AIRS information provided in Appendix A defines the classification for each regulated air pollutant for this portable concrete batch facility. This required information is entered into the EPA AIRS database.

**Table 3.1 FACILITY CLASSIFICATION EMISSION ESTIMATES<sup>a</sup>**

<b>Emission Source</b>	<b>PM (total) (T/yr)</b>	<b>PM<sub>10</sub> (T/yr)</b>	<b>HAPs (total) (T/yr)</b>	<b>Any HAP (T/yr)</b>
Major Source Thresholds	250 (PSD)	100 (Tier I)	25 (Tier I)	10 (Tier I)
Truck Mix Concrete Batch Plant Emissions (point sources only: silo and weigh batcher baghouses, truck mix loadout [treated as a vent])	4.73	0.40	0.035	0.015 (Manganese)

<sup>a</sup> Facility Classification emissions are based on operation at 200 cy/hr for the batch plant for 8,760 hrs/year, with baghouses treated as process equipment.

## 4. APPLICATION SCOPE

Vanco has requested authorization to operate this portable concrete batch plant in Idaho, and has requested that this portable plant be allowed to operate at 200 cy/hr, with maximum concrete production limited to 1,000 cy per day and 75,000 cy per year. The plant was acquired in 2002, but has been operating in Oregon and Washington.

### 4.1 Application Chronology

February 8, 2007	Vanco consulted with DEQ through the DEQ Permitting Hotline, and requested DEQ assistance in developing the emissions inventory and modeling. DEQ determined that the proposed project met the criteria to use the current generic concrete batch plant modeling for this application.
February 9, 2007	Receipt of PTC application, Portable Equipment Relocation Form (PERF), \$1,000 application fee, and \$1,000 processing fee.
February 12, 2007	Application determined to be complete.
February 16, 2007	Draft permit sent electronically to the Twin Falls Regional Office and the facility for review and comment.
February 21, 2007 through March 7, 2007	15-day opportunity for public comment period.

## 5. PERMIT ANALYSIS

This section of the Statement of Basis describes the regulatory requirements for this PTC action.

## 5.1 Equipment Listing

Table 5.1 contains the equipment listing and the emissions controls.

**Table 5.1 EQUIPMENT LISTING AND EMISSIONS CONTROLS**

Source Description	Emissions Control(s)
<p><u>Concrete Batch Plant – Truck Mix</u>            Manufacturer: Coneco LoPro 427            Mfr Date: 2002            Model: Dry Concrete Batch            Maximum production capacity:            200 cubic yards of concrete per hour (cy/hr)</p>	<p><u>Cement Storage Silo Baghouse #1:</u>            Manufacturer: Coneco            Model: PJC 3005            Control Efficiency: 99.9%            Stack Parameters:            Height: 50 feet (estimated, not yet erected)            Exit Diameter: 54 inch x 54 inch square,            5.08 foot equivalent diameter            Exit air flow rate: 1,520 cfm</p> <p><u>Cement Supplement (Flyash) Storage Silo</u>            [Two compartment silo, separate but identical baghouse for each compartment]:</p> <p><u>Supplement Baghouses #2 and #3:</u>            Manufacturer: Coneco            Model: 30-250            Control Efficiency: 99.9%            Stack Parameters:            Height: 28 feet (estimated, not yet erected)            Exit Diameter: 41 inch x 41 inch square,            3.89 foot equivalent diameter            Exit air flow rate: 1,010 cfm</p> <p><u>Weigh Batcher (cement) Baghouse:</u>            Manufacturer: Coneco            Model: BV-14            Control Efficiency: 100% (No emissions,            totally enclosed system routes air back to            batcher, <b>baghouse discharge is closed</b>)            Stack Parameters:            Height: 20 feet (estimated, not yet erected)            Exit Diameter: not given, N/A            Exit air flow rate: No flow rate</p> <p><u>Cement Storage Pig – Full Enclosure</u>            Horizontal tank storage            Capacity: ~150 tons of dry cement            Connection to cement supply truck is fully            enclosed.</p> <p><u>Truck Loadout Rubber Boot Enclosure</u>            Control Efficiency: 95% estimated</p> <p><u>Material Transfer Point Water Sprays</u>            (Manual sprayers available on the trucks,            sprinklers used to wet aggregate, aggregate is            washed before delivery to batch plant site)            Control Efficiency: 75% estimated</p>

## 5.2 Emissions Inventory

The emissions inventory provided in the application for this portable concrete batch plant was developed by DEQ based on AP-42 Section 11.12 emission factors for a truck-mix concrete batch plant, and the following assumptions: 200 cubic yard per hour (cy/hr) concrete production capacity, with maximum concrete production limited to 1,000 cy per day and 75,000 cy per year.

Fugitive emissions of particulate matter (PM) and PM10 from material transfer points were assumed to be controlled by manual water sprays and sprinklers that reduce the emissions by an estimated 75%. Aggregate is washed before delivery to the batch plant site, and water is used on-site to control the temperature of the aggregate. Particulate matter (PM) and PM10 emissions from the truck mix loadout are controlled by a rubber boot enclosure. Capture efficiency of the rubber boot was estimated at 95%. Fugitive emissions from vehicle traffic and wind erosion from storage piles were not estimated.

Controlled emissions of toxic air pollutants (TAPs) were estimated based on the presence of baghouses on the cement and cement supplement silos, and 95% control for truck loadout emissions. Hexavalent chromium content was estimated at 20% of total chromium for cement, and 30% of total chromium for the cement supplement/flyash.

The detailed EI for this concrete batch plant can be found in Appendix B.

## 5.3 Modeling

Based on the emissions inventory, the potential emission rate of PM<sub>10</sub> from this facility from point sources and transfer points was estimated at 0.29 lb/hr (24-hour average) and 0.26 tons/yr. These levels exceed the published DEQ modeling thresholds<sup>2</sup> for PM<sub>10</sub> of 0.2 lb/hr (24-hour average) but do not exceed the annual threshold of 1.0 tons/year. Modeling was therefore required for short-term ambient impacts.

During the pre-application consultation, DEQ determined that this proposed project met the criteria to use DEQ's generic concrete batch plant modeling results to demonstrate preconstruction compliance with NAAQS and toxic air pollutant (TAP) rules. This determination was based on the information provided in Table 5.1. DEQ's modeling analysis report is included as Appendix C.

DEQ determined that the slightly shorter proposed height for the supplement silo baghouses is acceptable in this case. The silo emissions do not significantly contribute to the ambient air impact compared to the truck loadout and fugitives emissions.

**Table 5.1 CRITERIA FOR USING DEQ'S GENERIC CONCRETE BATCH PLANT MODELING RESULTS FOR AIR IMPACT ANALYSES**

Parameter	DEQ Model	Proposed Project	Comments
Concrete batch plant type	Truck mix or central mix (redi-mix or dry mix)	Truck mix	Meets
Operation in any PM <sub>10</sub> nonattainment area.	Not proposed.	Not proposed.	Meets
Presence of an electric generator.	No generator.	No generator.	Meets.
<u>No Collocation</u> . Minimum distance from nearest edge of any emissions source to any other source of emissions, including another concrete batch plant, hot mix asphalt plant, or rock crushing plant.	200 meters (656 feet)	Collocation not proposed.	Meets

<sup>2</sup>Table 1, State of Idaho Air Quality Modeling Guideline, Doc ID AQ-011, rev. 1, December 31, 2002.

**Table 5.1 CRITERIA FOR USING DEQ'S GENERIC CONCRETE BATCH PLANT MODELING RESULTS FOR AIR IMPACT ANALYSES**

<b>Parameter</b>	<b>DEQ Model</b>				<b>Proposed Project</b>	<b>Comments</b>
Number of cement and/or cement supplement storage silos	Not limited.				Two silos	Meets
Maximum daily concrete production (cy/day)	1,500	2,400	3,600	4,800	1,000	Meets
Minimum Setback Distance. Minimum distance from nearest edge of any emissions source to a receptor (meters [m] or feet [ft]) <sup>a</sup>	40 m (131 ft)	60 m (197 ft)	100 m (328 ft)	150 m (492 ft)	86 meters (282 ft)	Meets
Maximum annual concrete production (cy/year)	300,000	400,000	500,000	500,000	75,000	Meets
<u>Cement and supplement storage silo baghouse(s)</u> Minimum stack height (height above ground) Minimum PM/PM <sub>10</sub> control	10 meters (32.8 ft) 99%				~50 ft, 99.9% ~28 ft, 99.9%	Cement silo Supplement silos
<u>Weigh hopper loading baghouse, or equivalent</u> Minimum stack height (height above ground) Minimum PM/PM <sub>10</sub> control	10 meters (32.8 ft) 95%				n/a 100%	Discharge closed.
<u>Truck-mix loadout.</u> Minimum PM/PM <sub>10</sub> control.	95% Boot enclosure, shroud, water sprays, or baghouse/cartridge filter				Boot enclosure	Meets
<u>Transfer Point Fugitives.</u> Minimum PM/PM <sub>10</sub> control.	75% Water sprays, enclosures, shrouds, or aggregate/sand is damp on an as-received basis and used before significantly drying out.				Manual sprays and sprinklers, aggregate washed before delivery.	Meets.

<sup>a</sup> Distance to any structure normally occupied by members of the public (e.g., a residence, school, health care facility), or outdoor public gathering place. This distance shall be measured from the nearest edge of any storage pile, silo, weigh batcher, transfer point, or conveyor associated with this concrete batch plant. This limitation does not apply to the distance to any public road or highway.

## 5.4 Regulatory Review

This section describes the regulatory analysis of the applicable air quality rules with respect to this PTC.

IDAPA 58.01.01.201.....Permit to Construct Required

The facility's proposed project does not meet the permit to construct exemption criteria contained in Sections 220 through 223 of the Rules. Therefore, a PTC is required.

IDAPA 58.01.01.203.....Permit Requirements for New and Modified Stationary Sources

The applicant has shown to the satisfaction of DEQ that the facility will comply with all applicable emissions standards, ambient air quality standards, and toxic increments.

IDAPA 58.01.01.224.....Permit to Construct Application Fee

The applicant satisfied the PTC application fee requirement by submitting a fee of \$1,000.00 at the time the original application was submitted, February 9, 2007.

IDAPA 58.01.01.225.....Permit to Construct Processing Fee

The total emissions from the proposed facility are less than one ton per year; therefore, the associated processing fee is \$1,000.00. No permit to construct can be issued without first paying the required processing fee. The applicant submitted the \$1,000 processing fee with the application on February 9, 2007.

IDAPA 58.01.01.625.....Visible Emissions

This rule has been incorporated as a permit condition to require control of particulate emissions from concrete batch plant point sources.

IDAPA 58.01.01.650-651 .....Rules for the Control of Fugitive Dust

This rule has been incorporated as a permit condition to require reasonable control of fugitive dust from the concrete batch plant.

40 CFR 60 .....New Source Performance Standards, Subpart OOO, Standards of Performance for Nonmetallic Mineral Processing Plants

The provisions of this subpart do not apply to stand-alone screening operations at plants without crushers or grinding mills. The facility is therefore not subject to NSPS.

**5.5 Permit Conditions Review**

This section describes only those permit conditions that have been added as a result of this permit action, and that may not be self-explanatory.

- 5.5.1 Permit Condition 1.3 describes the emissions controls that shall be operated as part of this concrete batch plant. Demonstration of compliance with NAAQS and TAPs rules was based on emissions estimated using the capture efficiencies associated with these controls. Applicability of DEQ’s generic modeling analysis was also determined based on the descriptions of these controls provided in the application.
- 5.5.2 Permit Condition 2.4 limits the concrete production to 75,000 cubic yards in any consecutive 12-month period. This represents the production rate requested in the application. Compliance with carcinogenic TAPs requirements was based on these controlled production levels; an annual production limit is therefore required in accordance with IDAPA 58.01.01.210.08.c. Daily concrete production is limited based on the minimum setback distance that is available at a particular site or on any day that the plant is operating. This provides flexibility for the permittee to operate the plant at a higher capacity when it is located in more remote areas or where there is greater separation between the plant operations and members of the public.
- 5.5.3 Permit Condition 2.4 was imposed to require a reasonable setback from any building that may be normally occupied by members of the public or an outdoor public gathering place. This condition is necessary to limit exposure to members of the public to PM<sub>10</sub> levels that may approach the 24-hour NAAQS limit.

Modeling of ambient air impacts was based on distances from the approximate center of a typical batch plant facility. The permit condition, however, is based on distance from the nearest edge of any storage pile or piece of equipment associated with the concrete batch plant. This is intended to simplify the method for demonstrating compliance, i.e., compliance can be demonstrated by directly measuring the distance.

The setback does not apply to the distance to a public road or highway because it is not reasonable that any member of the public would remain on the roadway throughout the day. The setback distance, however, does apply to the distance to any structure or outdoor public gathering place located across the roadway.

- 5.5.4 Permit Condition 2.9 requires the permittee to physically measure the minimum setback distance to within plus or minus 1.8 meters (6 feet). This provides reasonable flexibility for the methods that the permittee can select to measure the setback distance, but should not be construed to mean that the minimum setback distances specified in Permit Condition 2.4 can be reduced by 1.8 meters (6 feet).

5.5.5 Permit Condition 2.12 prohibits operation in any PM<sub>10</sub> nonattainment area. IDAPA 58.01.01.006 defines a “significant contribution” as any increase in ambient concentrations that would exceed 5.0 µg/m<sup>3</sup> (24-hr average) or 1.0 µg/m<sup>3</sup> (annual average). The generic modeling analysis used to demonstrate preconstruction compliance with NAAQS for this facility predicted that PM<sub>10</sub> impacts to ambient air quality would exceed these levels. In any nonattainment area, facility operations would therefore result in a significant contribution to a violation of the PM<sub>10</sub> air quality standard.

## 6. PERMIT FEES

An application fee of \$1,000 is required in accordance with IDAPA 58.01.01.224. The application fee was received by DEQ on February 9, 2007. A permit processing fee of \$1,000 is required in accordance with IDAPA 58.01.01.225, because the permit required engineering analysis and the increase in emissions from point sources is less than one ton per year. The processing fee was received with the application on February 9, 2007. This facility is not a major facility and is not subject to Tier I registration fees.

**Table 6.1 PTC PROCESSING FEE TABLE**

Emissions Inventory			
Pollutant	Annual Emissions Increase (T/yr)	Annual Emissions Reduction (T/yr)	Annual Emissions Change (T/yr)
NO <sub>x</sub>	0.0	0	0.0
SO <sub>2</sub>	0.0	0	0.0
CO	0.0	0	0.0
PM <sub>10</sub>	0.017	0	0.017
VOC	0.0	0	0.0
HAPS	8.2E-05	0	8.2E-05
Total:	<b>0.017</b>	0	<b>0.017</b>
Fee Due	<b>\$ 1,000.00</b>		

## 7. PERMIT REVIEW

### 7.1 *Regional Review of Draft Permit*

On February 16, 2007, an electronic copy of the draft permit and statement of basis was sent to the Twin Falls Regional Office. No comments were received. Comments received on a similar facility regarding submittal of the O & M manual to the regional office were incorporated in the final permit.

### 7.2 *Facility Review of Draft Permit*

On February 16, 2007, an electronic copy of the draft permit and statement of basis was sent to the facility. Comments and questions were received from the facility by e-mail on February 21, 2007. Minor clarifications of requirements were added to the permit as a result.

### 7.3 *Public Comment*

An opportunity for public comment period on the PTC application was provided from February 21, 2007, through March 7, 2007, in accordance with IDAPA 58.01.01.209.01.c. During this time, there were no comments on the application and no requests for a public comment period on DEQ’s proposed action.

## **8. RECOMMENDATION**

Based on review of application materials, and all applicable state and federal rules and regulations, staff recommend that Vanco Ready Mix, LLC be issued final PTC No. P-2007.0014 for this portable concrete batch plant. No public comment period is recommended, no entity has requested a comment period, and the project does not involve PSD requirements.

CAR/bf            Permit No. P-2007.0014

## **Appendix A**

### **AIRS Information**

**P-2007.0014**

# AIRS/AFS<sup>a</sup> FACILITY-WIDE CLASSIFICATION<sup>b</sup> DATA ENTRY FORM

**Facility Name:** Vanco Ready Mix, LLC  
**Facility Location:** Portable  
**AIRS Number:** 777-00399

AIR PROGRAM POLLUTANT	SIP	PSD	NSPS (Part 60)	NESHAP (Part 61)	MACT (Part 63)	SM80	TITLE V	AREA CLASSIFICATION A-Attainment U-Unclassified N- Nonattainment
SO <sub>2</sub>	---							
NO <sub>x</sub>	---							
CO	---							
PM <sub>10</sub>	B							U
PT (Particulate)	B							U
VOC	---							
THAP (Total HAPs)	B							U
<b>APPLICABLE SUBPART</b>								

<sup>a</sup> Aerometric Information Retrieval System (AIRS) Facility Subsystem (AFS)

<sup>b</sup> AIRS/AFS Classification Codes:

- A = Actual or potential emissions of a pollutant are above the applicable major source threshold. For HAPs only, class "A" is applied to each pollutant which is at or above the 10 T/yr threshold, **or** each pollutant that is below the 10 T/yr threshold, but contributes to a plant total in excess of 25 T/yr of all HAPs.
- SM = Potential emissions fall below applicable major source thresholds if and only if the source complies with federally enforceable regulations or limitations.
- B = Actual and potential emissions below all applicable major source thresholds.
- C = Class is unknown.
- ND = Major source thresholds are not defined (e.g., radionuclides).

**Appendix B**  
**Emissions Inventory**  
**P-2007.0014**

**CRITERIA POLLUTANT EMISSION INVENTORY for Truck Mix Portable Concrete Batch Plant**

<b>Facility Information</b>		3/20/07 18:49
Company:	Vanco Ready Mix	<b>Assumptions Implied or Stated in Application:</b> Initial permit for this plant See control assumptions
Facility ID:	777-00399	
Permit No.:	P-2007.0014	
Source Type:	(Truck Mix) Portable Concrete Batch Plant	
Manufacturer:	Conoco LoPro 427	

**INCREASE IN Production<sup>1</sup>**

Maximum Hourly Production Rate:	200	cy/hr
Proposed Daily Production Rate:	1,000	cy/day
Proposed Maximum Annual Production Rate:	75,000	cy/year

Hours of operation per day at max capacity

**DEQ EI VERIFICATION WORKSHEET 032007 Revisions**

Cement Storage Silo Capacity:		ft <sup>3</sup> of aerated cement
Cement Storage Silo Large Compartment Capacity for cement only:		of the silo capacity
Cement Storage Silo small Compartment Capacity for cement or ash:		of the silo capacity

**Tip:** Purple text or numbers are meant to be changed.  
Black text or numbers indicates it's hard-wired or calculated.  
Review these before you change them.

**Change in PM<sub>10</sub> Emissions due to this PTC**

Emissions Point	PM <sub>10</sub> Emission Factor <sup>1</sup> (lb/cy)		Controlled Emission Rate, Max.	Controlled Emission Rate, 24-hour average		Controlled Emission Rate, annual average		Control Assumptions:	
	Controlled	Uncontrolled	lb/hr <sup>2</sup>	lb/hr <sup>3</sup>	lb/day <sup>3</sup>	lb/hr <sup>4</sup>	T/yr <sup>4</sup>		
Aggregate delivery to ground storage		0.0030	0.15	0.03	0.76	0.01	0.03	75%	Control: Trucks have spray hoses, no spray bars
Sand delivery to ground storage		0.0007	0.04	0.01	0.18	0.00	0.01	75%	Control: Trucks have spray hoses, no spray bars
Aggregate transfer to conveyor		0.0030	0.15	0.03	0.76	0.01	0.03	75%	Control: Trucks have spray hoses, no spray bars
Sand transfer to conveyor		0.0007	0.04	0.01	0.18	0.00	0.01	75%	Control: Trucks have spray hoses, no spray bars
Aggregate transfer to elevated storage		0.0030	0.15	0.03	0.76	0.01	0.03	75%	Control: Trucks have spray hoses, no spray bars
Sand transfer to elevated storage		0.0007	0.04	0.01	0.18	0.00	0.01	75%	Control: Trucks have spray hoses, no spray bars
Cement delivery to Silo (controlled EF)	0.0001		1.67E-02	3.48E-03	8.35E-02	7.15E-04	3.13E-03	0.00%	Baghouse is process equipment
Cement supplement delivery to Silo (controlled EF)	0.0002		3.58E-02	7.45E-03	1.79E-01	1.53E-03	6.71E-03	0.00%	Baghouse is process equipment
Weight hopper loading (sand & aggregate batcher loading)		0.0040	3.95E-02	8.23E-03	1.98E-01	1.69E-03	7.41E-03	95.00%	Partially enclosed transfer, sand & aggregate are damp. Treat as point source "vent" Control: Automatic rubber boot or equivalent.
Truck mix loading, Table 11.12-2		0.0784	0.78	0.16	3.92	0.03	0.15	95%	
<b>Point Sources Total Emissions</b>		<b>4.21E-03</b>	<b>9.20E-02</b>	<b>1.92E-02</b>	<b>4.60E-01</b>	<b>3.94E-03</b>	<b>1.72E-02</b>		
Process Fugitive Emissions			1.35	0.28	6.73	0.06	0.25		
Facility Wide Total: Point Sources + Process Fugitives (Except for Road Dust and Windblown Dust)		0.0939	1.44	0.30	7.19	0.06	0.27		

**POINT SOURCE EMISSIONS for FACILITY CLASSIFICATION<sup>6</sup> Controlled EF at 1,752,000 cy/yr T/yr**

<b>Facility Classification Total PM<sup>5</sup></b>	<b>5.40E-03</b>	<b>4.73</b>
<b>Facility Classification Total PM<sub>10</sub><sup>5</sup></b>	<b>4.60E-04</b>	<b>0.40</b>

<sup>1</sup> The EFs were calculated using EFs in lb/ton of material handled from Table 11.12-2, typical composition per cubic yard of concrete (1865 lb aggregate, 1428 lbs sand, 491 lbs cement, 73 lbs cement supplement, and 20 gallons of water = 4024 lb/cy), and closely match Table 11.12-5 values (version 6/06) when rounded to the same number of figures. AP-42 lists the same EFs for uncontrolled and controlled emissions, so control estimates are based on the assumed control levels input on the right hand side of the table.

<sup>2</sup> Max. hourly rate includes reductions associated with control assumptions.

<sup>3</sup> Hourly emissions rate (24-hr average) = Max hourly emissions rate x (hrs per day) / 24.

Daily emissions rate = max emissions rate (1-hr average) x proposed hrs/day.

<sup>4</sup> Annual average hourly emissions rate = EF (lb/cy) x proposed annual production rate (cy/yr) / (8760 hr/yr).

Annual emissions rate = EF (lb/cy) x proposed annual production rate (cy/yr) / (2000 lb/T)

<sup>5</sup> Controlled EFs for PM = 0.0002 (cement silo)\*(1-controlCS) + 0.0003 (flyash silo)\*(1-controlCSS) + 0.0079(weigh batcher)\*(1-controlWB)  
for PM<sub>10</sub> = 0.0001 (cement silo)\*(1-controlCS) + 0.0002 (flyash silo)\*(1-control CSS) + 0.0040 (weigh batcher)\*(1-controlWB)

<sup>6</sup> Emissions for Facility Classification are based on baghouses as process equipment, 24-hr day, 8760 hr/yr = 4,800 cy/day, and 1,752,000 cy/yr

Emissions Point	Lead Emission Factor <sup>1</sup> (lb/ton of material loaded)		Increase in Emissions from this PTC				Emissions for Facility Classification	
	Controlled with fabric	Uncontrolled	Emission Rate, Max.	Emissions for Comparison with DEQ Modeling Threshold	Emission Rate, Quarterly		T/yr	
Cement delivery to silo <sup>2</sup>	1.09E-08	7.36E-07	5.35E-07	8.14E-05	2.01E-04	1.11E-07	Point Source	2.34E-06
Cement supplement delivery to Silo <sup>3</sup>	5.20E-07	ND	3.80E-06	5.77E-04	1.42E-03	7.91E-07	Point Source	1.66E-05
Truck Loadout (with S36% control)		3.62E-06	1.02E-05	1.55E-03	3.83E-03	2.13E-06	Fugitive	
<b>Total</b>			1.45E-05	2.21E-03	0.005		Point Sources	1.90E-05
DEQ Modeling Threshold				100	0.6			
Modeling Required?				No	No			

<sup>1</sup> The emissions factors are from AP-42, Table 11.12-8 (version 06/06)

<sup>2</sup> Max. hourly rate = EF x pound of cement/yd<sup>3</sup> of concrete x max. hourly concrete production rate/(2000 lb/T)

<sup>3</sup> lb/mo = EF x pound of material/yd<sup>3</sup> of concrete x max. daily concrete production rate x (365/12)/(2000 lb/T)

<sup>4</sup> T/yr = EF x pound of material/yd<sup>3</sup> of concrete x max. annual concrete production rate/(2000 lb/T)

<sup>5</sup> lb/hr, qtrly avg = lb/mo x 3 months per qtr / (8760/4)hrs per qtr

**Toxic Air Pollutant (TAPs) EMISSIONS INVENTORY, Truck Mix Concrete Batch Plant**

Emissions estimates are based on EFs in AP-42, Table 11.12-8 (version 06/06) and the following composition of one yard of concrete:

Course	1865 pounds aggregate	1428 pounds Sand	491 pounds Cement	73 pounds supplement	20 gallons Water	4024 pounds Concrete
Company:	Vanco Ready Mix					
Facility ID:	777-00399					
Permit No.:	P-2007.0014					
Source Type:	(Truck Mix) Portable Concrete Batch Plant					
Manufacturer:	Conoco LoPro 427					

**DEQ EIVERIFICATION WORKSHEET 03/20/07 Revisions**  
 Tip: Purple text or numbers are meant to be changed.  
 Black text or numbers indicates it's hard-wired or calculated.  
 Review these before you change them.

Uncontrolled (Unlimited Production Rate)	24 hr/day, 7 day/wk, 52 wks/year
4,800 cy/day	
1,752,000 cy/year	

Increase in Production	200 cy/hr	5/day	5/year
Maximum Hourly Production Rate:	200		
Proposed Daily Production Rate:	1,000		
Proposed Maximum Annual Production Rate:	75,000		

**TAP Emission Factors from AP-42, Table 11.12-8 (Version 06/06)**

Emissions Point	Arsenic		Beryllium		Cadmium		Chromium		Manganese		Nickel		Phosphorus		Selenium		Chromium VI Percent of total Cr that is CrVI
	lb/hr annual avg	Tyr <sup>1</sup>															
Cement delivery to silo (with baghouses)	4.24E-09	1.83E-09	4.86E-10	1.79E-09	4.86E-10	1.79E-09	2.90E-08	2.52E-07	1.17E-07	3.03E-04	4.18E-08	1.78E-05	ND	1.18E-05	ND	ND	20%
Cement supplement delivery to silo (with baghouses)	1.00E-06	ND	9.04E-08	ND	1.88E-08	ND	1.22E-06	ND	2.56E-07	ND	2.28E-06	ND	3.54E-06	ND	7.24E-08	ND	30%
Truck loadout (with baghouse)	1.16E-09	3.04E-06	1.04E-07	2.44E-07	8.06E-09	3.42E-08	4.10E-05	1.14E-05	3.09E-05	6.12E-05	4.72E-06	1.19E-05	1.23E-05	3.84E-05	1.13E-07	2.62E-06	21.25%

**UNCONTROLLED TAP EMISSIONS**

Note: Includes baghouses as process equipment.

Emissions Point	Arsenic		Beryllium		Cadmium		Chromium		Manganese		Nickel		Phosphorus		Selenium		Chromium VI lb/hr annual avg
	lb/hr annual avg	Tyr <sup>1</sup>															
Cement delivery to silo (with baghouses)	2.08E-07	9.12E-07	2.39E-08	1.05E-07	2.39E-08	1.05E-07	1.42E-06	5.42E-05	5.74E-06	2.52E-05	2.05E-06	8.99E-06	5.79E-04	2.54E-03	ND	ND	2.85E-07
Cement supplement delivery to silo (with baghouses)	7.30E-06	3.20E-05	6.60E-07	2.89E-06	1.45E-07	6.33E-07	8.91E-06	3.90E-05	1.87E-06	8.19E-06	1.69E-05	7.29E-05	2.58E-05	1.13E-04	5.29E-07	2.31E-06	2.67E-06
Truck loadout (with baghouse)	1.71E-04	7.51E-04	1.38E-05	6.03E-05	1.93E-06	8.45E-06	6.43E-04	2.82E-03	3.45E-03	1.51E-02	6.71E-04	2.94E-03	2.17E-03	9.49E-03	1.48E-04	6.47E-04	1.37E-04
<b>Total</b>	<b>1.79E-04</b>	<b>7.84E-04</b>	<b>1.44E-05</b>	<b>6.33E-05</b>	<b>2.10E-06</b>	<b>9.19E-06</b>	<b>6.53E-04</b>	<b>2.91E-03</b>	<b>3.46E-03</b>	<b>1.52E-02</b>	<b>6.90E-04</b>	<b>3.02E-03</b>	<b>2.77E-03</b>	<b>1.21E-02</b>	<b>1.48E-04</b>	<b>6.50E-04</b>	<b>1.40E-04</b>
DAPA Screening EL (lb/hr)	1.50E-06		2.80E-05		3.70E-06		3.30E-02		3.33E-01		2.70E-05		7.00E-03		1.30E-02		5.60E-07
EXCEEDS EL?	Yes	No	Yes	No	No	No	No	No	Yes								

Facility Classification: Total Annual HAPs Emissions  
**3,47E-02 Tons per year**

**CONTROLLED TAP EMISSIONS**

Note: Includes baghouses as process equipment.

Emissions Point	Arsenic		Beryllium		Cadmium		Chromium		Manganese		Nickel		Phosphorus		Selenium		Chromium VI lb/hr annual avg
	lb/hr annual avg	Tyr <sup>1</sup>															
Cement delivery to silo (with baghouses)	8.91E-09	3.90E-08	1.02E-09	4.47E-09	1.02E-09	4.47E-09	2.97E-07	2.67E-07	1.20E-06	1.08E-06	8.79E-08	3.85E-07	ND	ND	ND	ND	1.22E-08
Cement supplement delivery to silo (with baghouses)	3.13E-07	1.37E-06	2.83E-08	1.24E-07	6.19E-09	2.71E-08	1.25E-05	1.67E-06	2.82E-06	3.50E-07	7.13E-07	3.12E-06	3.62E-05	4.85E-06	1.10E-07	9.91E-08	1.14E-07
Truck Loadout (with baghouse)	3.67E-07	1.61E-06	2.95E-08	1.29E-07	4.13E-09	1.81E-08	6.70E-06	6.03E-06	3.60E-05	3.24E-05	1.44E-06	6.29E-06	2.26E-05	2.03E-05	1.54E-06	1.39E-06	2.93E-07
<b>Total</b>	<b>6.88E-07</b>	<b>3.02E-06</b>	<b>5.87E-08</b>	<b>2.57E-07</b>	<b>1.13E-08</b>	<b>4.97E-08</b>	<b>1.95E-05</b>	<b>7.96E-06</b>	<b>3.98E-05</b>	<b>3.38E-05</b>	<b>2.24E-06</b>	<b>9.80E-06</b>	<b>5.88E-05</b>	<b>2.51E-05</b>	<b>1.65E-06</b>	<b>1.48E-06</b>	<b>4.29E-07</b>
DAPA Screening EL (lb/hr)	1.50E-06		2.80E-05		3.70E-06		3.30E-02		3.33E-01		2.70E-05		7.00E-03		1.30E-02		5.60E-07
Percent of EL	45.89%		0.21%		0.31%		0.96%		0.119%		8.93%		0.84%		0.127%		74.93%
EXCEEDS EL?	No																

Facility Classification: Total Annual HAPs Emissions  
**8.15E-05 Tons per year**

Control: 95%  
 Control: 95%  
 Control: 95%

<sup>1</sup> lb/hr, annual average = EF x pound of cement / Yr<sup>2</sup> of concrete x annual concrete production rate / 2000lb/Ton / 24 hr/day  
<sup>2</sup> lb/hr, annual average = EF x pound of cement / Yr<sup>2</sup> of concrete x annual concrete production rate / 2000lb/Ton / 8760 hr/yr  
<sup>3</sup> lb/hr, annual average = EF x pound of cement supplement / Yr<sup>2</sup> of concrete x annual concrete production rate / 2000lb/Ton / 8760 hr/yr  
<sup>4</sup> Tyr = lb/hr, annual avg x 8760 hr/yr x (1172000 lb)  
<sup>5</sup> Tyr = EF x pound of cement, or cement supplement, or cement + cement supplement x annual concrete production rate / 2000 lb/Ton / 2000 lb/Ton

**Appendix C**  
**Modeling Review**  
**P-2007.001**

**MEMORANDUM**

**DATE:** March 23, 2007

**Prepared by:** Cheryl Robinson, P.E., Staff Engineer/Permit Writer, Air Quality Division *CR*

**Reviewed by:** Kevin Schilling, Modeling Coordinator, Air Quality Division *KS*

**SUBJECT:** Portable Concrete Batch Plants – Generic Modeling Results for Typical Plant

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**1. Summary**

Most ready-mix concrete batch plants share many characteristics with each other such as equipment design, fugitive dust control practices, emissions quantities for a given processing rate, general facility layout, and emission release parameters. These shared characteristics allow the development of generic methods to assess the air quality impact of these batch plants. The appropriateness of using generic methods is particularly justifiable for ready-mix concrete batch plants because most are permitted as portable sources, and specific equipment configurations will change somewhat from site to site.

**1.1 Generic Modeling Applicability**

Use of this generic method to demonstrate preconstruction compliance with National Ambient Air Quality Standards (NAAQS) and Idaho toxic air pollutant (TAP) rules from operation of concrete batch plants is designed to generate reasonably conservative results, and may not be applicable to all batch plants.

The key criteria for determining the applicability of the generic modeling results are summarized in Table I. In cases where the proposed operations differ from these assumptions (e.g., stack heights are lower, or emissions controls do not meet the minimum criteria), the applicant shall provide additional explanation in their modeling protocol to justify use of the generic modeling results. This information, along with DEQ's approval of the modeling protocol shall be included in the statement of basis for the permit.

The appropriateness of this method to specific conditions will be made on a case-by-case basis considering the following:

- Equipment used at the batch plant, especially considering the type and effectiveness of emissions control equipment and practices.
- Proposed location for the facility, considering the presence of any sensitive receptors near the property boundary and the distance from pollutant emitting equipment to the property boundary.
- The presence of other pollutant emitting activities occurring at the site, including collocation with another concrete batch plant, rock crushing equipment and/or hot mix asphalt plants.

**Table I. CRITERIA FOR USING DEQ's CONCRETE BATCH PLANT GENERIC MODELING RESULTS FOR AIR IMPACT ANALYSES**

<b>Parameter</b>	<b>DEQ Generic Modeling Assumptions</b>
Concrete batch plant type and capacity	Truck mix (redi-mix or dry mix) or Central mix Maximum 300 cy per hour capacity
Operation in any PM <sub>10</sub> nonattainment area	Not proposed.

**Table 1. CRITERIA FOR USING DEQ's CONCRETE BATCH PLANT GENERIC MODELING RESULTS FOR AIR IMPACT ANALYSES**

Parameter	DEQ Generic Modeling Assumptions			
Presence of an electric generator.	No generator. Line power is available.			
<u>No Collocation.</u> Minimum distance from nearest edge of any emissions source to any other source of emissions, including another concrete batch plant, hot mix asphalt plant, or rock crushing plant.	200 meters (656 feet)			
Number of cement and/or cement supplement storage silos	Not limited. The model layout assumes all silo emissions are from the same point, and that cement/supplement is not transferred between storage silos.			
Maximum daily concrete production (cy/day)	1,500	2,400	3,600	4,800
<u>Minimum Setback Distance.</u> Minimum distance from nearest edge of any emissions source to a receptor. <sup>a</sup>	<b>40 m (131 ft)</b>	<b>60 m (197 ft)</b>	<b>100 m (328 ft)</b>	<b>150 m (492 ft)</b>
Maximum annual concrete production (cy/year)	300,000	400,000	500,000	500,000
<u>Cement and supplement storage silo baghouse(s)</u> Minimum stack height (height above ground)	10 meters (32.8 ft)			
Minimum PM/PM <sub>10</sub> control	99%			
<u>Weigh hopper loading baghouse, or equivalent</u> Minimum stack height (height above ground)	10 meters (32.8 ft)			
Minimum PM/PM <sub>10</sub> control	99%			
<u>Truck-mix loadout or Central Mix loading.</u> Minimum PM/PM <sub>10</sub> control.	95%			
	Boot enclosure, shroud, water sprays, or baghouse/cartridge filter			
	75%			
<u>Transfer Point Fugitives.</u> Minimum PM/PM <sub>10</sub> control.	Water sprays, enclosures, shrouds, or aggregate/sand is damp on an as-received basis and used before significantly drying out.			

<sup>a</sup> Distance to any structure normally occupied by members of the public (e.g., a residence, school, health care facility), or outdoor public gathering place. This distance shall be measured from the nearest edge of any storage pile, silo, weigh batcher, transfer point, or conveyor associated with this concrete batch plant. This limitation does not apply to the distance to any public road or highway.

### 1.2 Applicable Permit Conditions

The following permit conditions should be included in any permit using the generic modeling to demonstrate preconstruction compliance with NAAQS and TAPs:

- A prohibition on operating this plant in any PM<sub>10</sub> nonattainment area. IDAPA 58.01.01.006 defines a PM<sub>10</sub> impact increase of 5 µg/m<sup>3</sup> (24-hour average) or 1 µg/m<sup>3</sup> (annual average) as a “significant contribution.” The predicted ambient impacts for each of the modeled daily and annual production rates exceed these thresholds.
- Daily concrete production limits based on the setback distance available that day. The setback for each modeled daily production rate is defined by the minimum distance needed to meet the 24-hour PM<sub>10</sub> NAAQS standard.
- Annual concrete production limits based on the setback distance available at any location. Preconstruction compliance with state TAPs rules was demonstrated using controlled TAPs emissions, so per IDAPA 58.01.01.210.08, an emission limit must be imposed. The production limit inherently limits the TAPs emissions, so a pollutant-specific lb/yr limit is not needed.

- O & M manual and operational requirements that will ensure that a high level of control is consistently achieved and maintained for baghouse/cartridge filters and for control of fugitive emissions from material transfer points.

## 2. Background Information

### 2.1 Applicable Air Quality Impact Limits and Modeling Requirements

This section identifies applicable ambient air quality limits and analyses used to demonstrate compliance.

#### 2.1.1 Area Classification

The concrete batch plant is a portable facility that may operate in any attainment or unclassifiable area anywhere in the State of Idaho.

#### 2.1.2 Significant and Full Impact Analyses

If estimated maximum criteria pollutant impacts to ambient air from the emissions sources at this facility exceed the significant contribution levels (SCLs) of IDAPA 58.01.01.006, then a full impact analysis is necessary to demonstrate compliance with IDAPA 58.01.01.203.02. A full impact analysis for attainment area pollutants involves adding ambient impacts from facility-wide emissions to DEQ-approved background concentration values that are appropriate for the criteria pollutant/averaging time at the facility location and the area of significant impact. The resulting maximum pollutant concentrations in ambient air are then compared to the National Ambient Air Quality Standards (NAAQS) listed in Table 2. Table 2 also lists SCLs and specifies the modeled value that must be used for comparison to the NAAQS.

The generic modeling does not currently include emissions from any generators (line power is required to be available), so PM10 and lead are the only criteria pollutants emitted by this facility.

Table 2. CRITERIA AIR POLLUTANTS APPLICABLE REGULATORY LIMITS

Pollutant	Averaging Period	Significant Contribution Levels <sup>a</sup> ( $\mu\text{g}/\text{m}^3$ ) <sup>b</sup>	Regulatory Limit <sup>c</sup> ( $\mu\text{g}/\text{m}^3$ )	Modeled Value Used <sup>d</sup>
PM <sub>10</sub> <sup>e</sup>	Annual	1.0	50 <sup>f</sup>	Maximum 1 <sup>st</sup> highest <sup>g</sup>
	24-hour	5.0	150 <sup>h</sup>	Maximum 6 <sup>th</sup> highest <sup>i</sup>
Carbon Monoxide (CO)	8-hour	500	10,000 <sup>j</sup>	Maximum 2 <sup>nd</sup> highest <sup>g</sup>
	1-hour	2,000	40,000 <sup>j</sup>	Maximum 2 <sup>nd</sup> highest <sup>g</sup>
Sulfur Dioxide (SO <sub>2</sub> )	Annual	1.0	80 <sup>f</sup>	Maximum 1 <sup>st</sup> highest <sup>g</sup>
	24-hour	5	365 <sup>j</sup>	Maximum 2 <sup>nd</sup> highest <sup>g</sup>
	3-hour	25	1,300 <sup>j</sup>	Maximum 2 <sup>nd</sup> highest <sup>g</sup>
Nitrogen Dioxide (NO <sub>2</sub> )	Annual	1.0	100 <sup>f</sup>	Maximum 1 <sup>st</sup> highest <sup>g</sup>
Lead	Quarterly	NA	1.5 <sup>h</sup>	Maximum 1 <sup>st</sup> highest <sup>g</sup>

<sup>a</sup> IDAPA 58.01.01.006

<sup>b</sup> Micrograms per cubic meter

<sup>c</sup> IDAPA 58.01.01.577 for criteria pollutants

<sup>d</sup> The maximum 1<sup>st</sup> highest modeled value is always used for significant impact analysis

<sup>e</sup> Particulate matter with an aerodynamic diameter less than or equal to a nominal ten micrometers

<sup>f</sup> Never expected to be exceeded in any calendar year

<sup>g</sup> Concentration at any modeled receptor

<sup>h</sup> Never expected to be exceeded more than once in any calendar year

<sup>i</sup> Concentration at any modeled receptor when using five years of meteorological data

<sup>j</sup> Not to be exceeded more than once per year

### 2.1.3 Toxic Air Pollutant Analyses

Toxic Air Pollutant (TAP) requirements for PTCs are specified in IDAPA 58.01.01.210. If the increase associated with a new source or modification exceeds screening emission levels (ELs) contained in IDAPA 58.01.01.585 or 586, then the ambient impact of the emissions increase must be estimated. If ambient impacts are less than applicable Acceptable Ambient Concentrations (AACs) for non-carcinogens listed in IDAPA 58.01.01.585 and Acceptable Ambient Concentrations for Carcinogens (AACCs) listed in IDAPA 58.01.01.586, then compliance with TAP requirements has been demonstrated.

## 2.2 Background Concentrations

Ambient background concentrations were revised for all areas of Idaho by DEQ in March 2003<sup>1</sup>. Background concentrations in areas where no monitoring data are available were based on monitoring data from areas with similar population density, meteorology, and emissions sources. Background concentrations used in these analyses are listed in Table 3. These are the default rural/agricultural background concentrations, which were used because concrete batch plants are typically located outside of urban areas.

Table 3. BACKGROUND CONCENTRATIONS

Pollutant	Averaging Period	Background Concentration (µg/m <sup>3</sup> ) <sup>a</sup>
PM <sub>10</sub> <sup>b</sup>	24-hour	73
	annual	26
Carbon monoxide (CO)	1-hour	3,600
	8-hour	2,300
Sulfur dioxide (SO <sub>2</sub> )	3-hour	34
	24-hour	26
	Annual	8
Nitrogen dioxide (NO <sub>2</sub> )	Annual	17

<sup>a</sup> Micrograms per cubic meter

<sup>b</sup> Particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers

## 3. Modeling Impact Assessment

### 3.1 Modeling Methodology

#### 3.1.1 Model Selection and Key Parameters

Atmospheric dispersion modeling was used to evaluate the air quality impacts from point sources and process fugitive sources. Table 4 provides a summary of the model selection and modeling parameters used in the modeling analyses.

Table 4. MODELING PARAMETERS

Parameter	Description/Values	Documentation/Additional Description
Model	AERMOD, Version 04300	The Gaussian dispersion model AMS/EPA Regulatory Model (AERMOD) was run for a single case (3,600 cy/day, 500,000 cy/year, with a 100-meter ambient air boundary). This case was used to demonstrate that ambient impacts predicted using AERMOD are lower than impacts predicted using ISCST3 for the same emission points and parameters. This is consistent with results reported by the EPA, which found that AERMOD typically predicted lower concentrations than ISCST3 for rural, low-level stacks; and short term urban, low-level stacks. <sup>2</sup>

<sup>1</sup> Hardy, Rick and Schilling, Kevin. *Background Concentrations for Use in New Source Review Dispersion Modeling*. Memorandum to Mary Anderson, March 14, 2003.

<sup>2</sup> U.S. EPA, Comparison of Regulatory Design Concentrations, AERMOD vs. ISCST3, CTDMPLUS, ISC-PRIME, Staff Report, EPA-454/R-03-002, June 2003 (see page 29).

Table 4. MODELING PARAMETERS		
Parameter	Description/ Values	Documentation/Additional Description
Model	ISCST3, Version 02035	Due to DEQ schedule and resource constraints, and because ISCST3 results are generally higher (conservative) than AERMOD for these types of near-field analyses, DEQ determined that the Industrial Source Complex Short Term (ISCST3), air dispersion model was acceptable at this time for predicting ambient impacts for all cases.
Meteorological data	Surface Data & Upper Air Data Boise, Idaho 1988-1992 (AERMOD) 1987-1991 (ISCST3)	Previous DEQ analyses showed that using Boise meteorological data generated the highest modeled values at typical concrete batch plant “fenceline” distances, in part because of the well-defined prevailing wind direction at the Boise monitoring location. For the AERMOD run, AERMET pulled the station anemometer height of 6.1 meters directly from the met data files. For the ISCST3 runs, the station anemometer height of 6.1 meters was used.
Land Use (urban or rural)	Rural	Urban area surface heating was not used in this analysis based on typical land use at concrete batch plant locations.
Terrain	Flat/Level	Flat (level) terrain was used because the results must be reasonably applicable to all locations for this portable facility. Maximum impacts from near ground-level emissions sources, such as those at typical concrete batch plants, are very near the emissions source. This assumption was deemed to be appropriate and is not a substantial limitation of this method.
Building downwash	Considered	To account for plume downwash effects from any buildings present, or equipment that may cause downwash, a 20-meter square building, 10 meters tall and positioned at the center of the plant layout, was used as a representation of structures associated with this concrete batch plant. For ISCST3, the building profile input program (BPIP) was used. The PRIME algorithm was not used because building cavity effects are not expected to be significant.
Receptor grid	Grid 1	10-meter spacing along a “fenceline” described by a circle with a radius of 40, 60, 100, or 150 meters.
	Grid 2	25-meter spacing for distances between the “fenceline” and 200 meters.
	Grid 3	50 meter spacing for distances between 200 meters and 500 meters.

### 3.1.2 Facility Layout and Ambient Air Boundary (“Fenceline”)

Portable concrete batch plants are somewhat unique compared to other stationary sources in that the equipment layout may change at each new location. Because of this, a generic approach that reflects a typical batch plant layout is appropriate. The layout used for the modeling is shown in Figure 3-1.

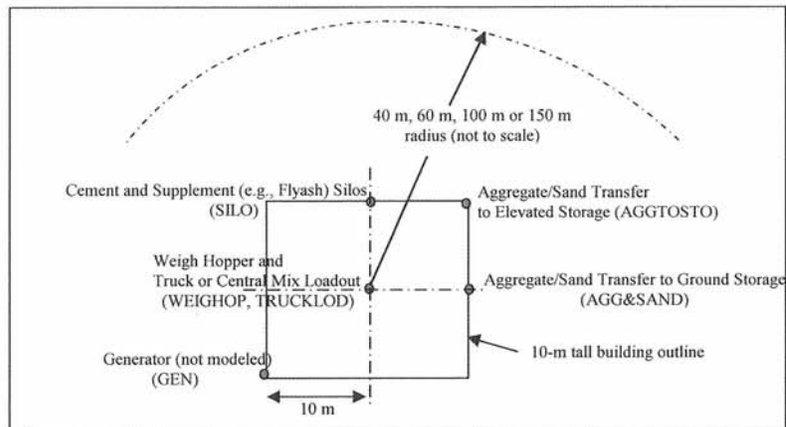


Figure 3-1. TYPICAL CONCRETE BATCH PLANT MODELING LAYOUT

For the generic modeling, the ambient air boundary or “fenceline” was taken to be along the perimeter of a circle with a radius of 100 meters, 75 meters, or 50 meters from the center of a 20 meter by 20 meter “typical” plant layout shown in Figure 3-1. The boundaries of the 10-meter tall building added to the model to account for plume downwash effects are also defined by this 20 meter by 20 meter square.

### 3.1.3 Emissions Release Parameters

Emissions from the handling of aggregate/sand and tuck loading were each modeled as volume sources. Table 5 provides parameters used for modeling these sources as well as point source parameters.

Emissions from the handling of aggregate and sand to ground storage and from ground storage to a ground-level conveyor were modeled together as a volume source in a 20-meter square area at the center of the plant. A 2-meter release height was used to represent the average transfer height. Emissions from conveyor transfer to elevated storage were modeled as an elevated volume source on the 20-meter square building, using a 5-meter release height.

Standard modeling guidance for volume sources on or adjacent to structures suggests setting initial dispersion coefficients as follows:

$$\sigma_{y0} = \text{horizontal dimension} / 4.3$$

$$\sigma_{z0} = \text{vertical dimension} / 2.15$$

Miscellaneous ground-level aggregate and sand handling was assumed to occur from activities in a 20-meter square area. Standard modeling guidance for volume sources not on or adjacent to structures suggests setting initial dispersion coefficients as follows:

$$\sigma_{y0} = \text{horizontal dimension} / 4.3$$

$$\sigma_{z0} = \text{vertical dimension} / 4.3$$

Point sources were conservatively modeled in the generic analyses assuming a horizontal release or a rain-capped stack. A stack gas exit velocity of 0.001 meters per second was used to eliminate momentum-induced plume rise, which would only occur from an uninterrupted vertical release.

**Table 5. EMISSIONS RELEASE PARAMETERS FOR SOURCES**

Point Sources						
Source	UTM Coord. (m)		Stack Height (m) <sup>a</sup>	Stack Gas Temp. (K) <sup>b</sup>	Stack Dia. (m)	Flow Rate (m/sec) <sup>c</sup>
	Easting	Northing				
Silo baghouse(s) stack	0	10	10	0, 298.15 <sup>d</sup>	1.0	0.001 <sup>e</sup>
Weigh hopper baghouse stack	0	0	10	0, 298.15 <sup>d</sup>	1.0	0.001 <sup>e</sup>
Volume Sources						
Source	UTM Coord. (m)		Release Height (m)	Initial Horizontal Coefficient $\sigma_{y0}$ (m)	Initial Vertical Coefficient $\sigma_{z0}$ (m)	
	Easting	Northing				
Aggregate/sand transfers at ground level	10	10	2	4.65	0.70	
Aggregate/sand transfers at elevated level	10	0	5	4.65	4.65	
Truck loading	0	0	5	4.65	4.65	

<sup>a</sup>. Meters

<sup>b</sup>. Kelvin

<sup>c</sup>. Meters per second

<sup>d</sup>. When a value of 0 K is used, the AERMOD model uses the ambient air temperature. This value was set to 77 degrees Fahrenheit (298.15 K) for the ISCST3 runs. This is not expected to result in a measurable difference in the ambient impact results.

<sup>e</sup>. Set to 0.001 m/sec for a horizontal release or release from a rain-capped vertical stack.

### 3.1.4 Wind Speed Adjustments for Fugitive Emissions

The dispersion model AERMOD has an option by which emissions can be varied as a function of wind speed. There are six wind speed categories, and adjustment factors can be assigned for each category. Emissions for each hour modeled are calculated by multiplying the base rate by the appropriate adjustment factor, as determined by the wind speed specified for the hour within the meteorological data file.

For the AERMOD run, base emissions rates were calculated using a wind speed of 10 miles per hour. Wind speed adjustment factors were then developed for each of the six wind speed categories corresponding to the default wind speed categories within the model. The mean wind speed of each category was calculated, and emissions associated with that mean wind speed were calculated. An adjustment factor was calculated for each wind speed category by dividing the emissions rate for that category by the base emissions rate calculated at a 10 mile per hour wind speed. Table 6 summarizes the wind speed categories and the calculated adjustment factors.

Table 6. WIND SPEED ADJUSTMENT FACTORS FOR MATERIAL HANDLING EMISSIONS

Wind Speed Category	ISCST3 Default Upper Wind Speed for Category (m/sec <sup>a</sup> )	Median Wind Speed for Category (m/sec (mph <sup>b</sup> ))	Emissions Rate for Category (lb/ton <sup>c</sup> )	Adjustment Factor <sup>d</sup>
1	1.54	0.77 (1.72)	3.32E-4	0.101
2	3.09	2.32 (5.18)	1.39E-3	0.425
3	5.14	4.12(9.20)	2.94E-3	0.897
4	8.23	6.69 (14.95)	5.52E-3	1.69
5	10.8	9.52 (21.28)	8.73E-3	2.67
6	Not Defined	12.4 <sup>e</sup> (27.74)	1.23E-2	3.77

<sup>a</sup> Meters per second

<sup>b</sup> Miles per hour

<sup>c</sup> Pounds of emissions per ton of material handled

<sup>d</sup> Calculated by dividing the emissions rate for the category by the emissions rate for a 10 mph wind (3.27E-3 lb/ton)

<sup>e</sup> An upper value wind speed of 14 m/sec was used, based on highest values observed in the meteorological files used in the modeling analyses.

### 3.2 Emission Rates

The emissions inventories (EIs) used for the generic modeling were based on AP-42 Section 11.12 (dated 06/06) emission factors for a truck-mix concrete batch plant. Based on AP-42 factors, estimated emissions from central mix plants would be the same, except that emissions from loadout to a central mixer are expected to be lower.

Hexavalent chromium [Cr+6 or Cr(VI)] was presumed to comprise 20% of the total chromium emissions from cement silo filling, 30% of the total chromium emissions from cement supplement (e.g., flyash) silo filling, and 21.3% of the total chromium emissions from truck loadout.

Point source emissions from the cement and flyash storage silos were presumed to be controlled by baghouses or cartridge filters with minimum capture efficiencies of 99%.

Uncontrolled fugitive emissions of PM<sub>10</sub> from material transfer points were based on minimum moisture contents taken from AP-42 Table 11.12-2 of 1.77% for aggregate and 4.17% for sand. Fugitive emissions from material transfer points were assumed to be further controlled by 1) receiving sand and aggregate in a wetted condition and using the stockpile before significant drying out occurs, and/or 2) using manual water sprays or water spray bars to control fugitive emissions that reduce the uncontrolled emissions by an estimated 75%.

Fugitive emissions from truck mix loadout or central mixer loading are controlled by a boot, shroud, or water sprays that reduce the uncontrolled emissions by an estimated 95%.

Fugitive emissions resulting from vehicle traffic and wind erosion from storage piles were excluded from the analysis.

Uncontrolled emissions of TAPs from cement and flyash silo filling and truck mix loadout were based on operation of a 300 cy per hour concrete batch plant for 8,760 hours per year. Cement and flyash silo baghouses/cartridge filters were treated as process equipment, i.e., the uncontrolled TAPs emissions from these sources have been reduced by the capture efficiency associated with the baghouse/cartridge filters.

Emissions were estimated for each of the four daily and annual production combinations (described above in Table 1). The 24-hour and annual average PM<sub>10</sub> emission rates for each case, and the values used for the modeled source input are summarized in Tables 6A and 6B. The emission rates used for the AERMOD analysis were developed using the equations contained in Section 11.12 of AP-42, rather than using the emission factors from Table 11.12-5, so differ slightly due to rounding or as noted in the table. A sample detailed emissions calculation worksheet is included as Attachment 1 to this memorandum.

Table 6A. EMISSIONS RATES FOR SOURCES - PM<sub>10</sub>

Source	Emission Factor	Control	ISCST3		ISCST3	
			1,500 cy/day 300,000 cy/yr <sup>b</sup>	2,400 cy/day 400,000 cy/yr	2,400 cy/day 400,000 cy/yr	2,400 cy/day 400,000 cy/yr
	lb/cy <sup>a</sup>		lb/hr <sub>24</sub> <sup>c</sup>	lb/hr <sub>YR</sub> <sup>c</sup>	lb/hr <sub>24</sub>	lb/hr <sub>YR</sub>
Aggregate to ground	0.0031	75%	0.048	0.027	0.078	0.035
Sand to ground	0.0007	75%	0.011	0.006	0.018	0.008
Aggregate to conveyor	0.0031	75%	0.048	0.027	0.078	0.035
Sand to conveyor	0.0007	75%	0.011	0.006	0.018	0.008
<b>AGG&amp;SAND</b>			<b>0.119</b>	<b>0.065</b>	<b>0.190</b>	<b>0.086</b>
Aggregate to elevated storage	0.0031	75%	0.048	0.027	0.078	0.035
Sand to elevated storage	0.0007	75%	0.011	0.006	0.018	0.008
<b>AGGTOSTO</b>			<b>0.059</b>	<b>0.033</b>	<b>0.095</b>	<b>0.043</b>
Cement to silo (controlled)	0.0001	--	5.22E-03	2.86E-03	8.35E-03	3.81E-03
Flyash to silo (controlled)	0.0002	--	1.12E-02	6.12E-03	1.79E-02	8.16E-03
<b>SILO</b>			<b>1.64E-02</b>	<b>8.98E-03</b>	<b>2.62E-02</b>	<b>1.20E-02</b>
Weigh hopper baghouse stack	0.0040	99%	2.47E-03	1.35E-03	3.95E-03	1.80E-03
<b>WEIGHOP</b>			<b>2.47E-03</b>	<b>1.35E-03</b>	<b>3.95E-03</b>	<b>1.80E-03</b>
Truck loadout	0.0784	95%	0.24	0.13	0.39	0.18
<b>TRUCKLOD</b>			<b>0.24</b>	<b>0.13</b>	<b>0.39</b>	<b>0.18</b>

<sup>a</sup> Pounds per cubic yard of concrete.

<sup>b</sup> Cubic yards of concrete per day and per year.

<sup>c</sup> Pounds per hour on a 24-hour average and annual average.

**Table 6B. EMISSIONS RATES FOR SOURCES - PM<sub>10</sub>**

Source	Emission Factor	Control	AERMOD	ISCST3	ISCST3	AERMOD	ISCST3
	lb/cy <sup>a</sup>		3,600 cy/day <sup>b</sup>	3,600 cy/day	4,800 cy/day	500,000 cy/yr <sup>b</sup>	500,000 cy/yr <sup>b</sup>
			lb/hr <sub>24</sub>	lb/hr <sub>24</sub> <sup>c</sup>	lb/hr <sub>24</sub> <sup>c</sup>	lb/hry <sub>R</sub>	lb/hry <sub>R</sub>
Aggregate to ground	0.0031	75%		0.116	0.155		0.044
Sand to ground	0.0007	75%		0.026	0.035		0.010
Aggregate to conveyor	0.0031	75%		0.116	0.155		0.044
Sand to conveyor	0.0007	75%		0.026	0.035		0.010
<b>AGG&amp;SAND</b>			<b>0.2814</b>	<b>0.285</b>	<b>0.380</b>	<b>0.1071</b>	<b>0.109</b>
Aggregate to elevated storage	0.0031	75%		0.116	0.155		0.044
Sand to elevated storage	0.0007	75%		0.026	0.035		0.010
<b>AGGTOSTO</b>			<b>0.1407</b>	<b>0.143</b>	<b>0.190</b>	<b>0.0535</b>	<b>0.054</b>
Cement to silo (controlled)	0.0001	--		1.25E-02	1.67E-02		4.76E-03
Flyash to silo (controlled)	0.0002	--		2.68E-02	3.58E-02		1.02E-02
<b>SILO</b>			<b>3.939E-02<sup>g</sup></b>	<b>3.93E-02</b>	<b>5.25E-02</b>	<b>1.497E-02<sup>g</sup></b>	<b>1.50E-02</b>
Weigh hopper baghouse stack <b>WEIGHOP</b>	0.0040	99%	2.964E-02 <sup>h</sup>	5.93E-03	7.90E-03	1.128E-02 <sup>h</sup>	2.26E-03
Truck loadout <b>TRUCKLOD</b>	0.0784	95%	0.588	0.59	0.78	0.2234	0.22

<sup>a</sup> Pounds per cubic yard of concrete.

<sup>b</sup> Cubic yards of concrete per day and per year.

<sup>c</sup> Pounds per hour on a 24-hour average and annual average.

The AERMOD analysis for a 300 cy/hr concrete batch plant demonstrated preconstruction compliance for TAPs using uncontrolled emissions and a 100-meter fence line radius. The uncontrolled emissions, however, were estimated using an older version of AP-42 Table 11.12-8. Using AP-42 factors from the most recent 06/06 edition, uncontrolled emissions of all TAPs for a 300 cy/hr plant were below the applicable screening emission level except for arsenic, nickel, and hexavalent chromium (see page 2 of the example calculation in Attachment 1. Each of these TAPs is a carcinogen, and is subject to an annual AACC. For the ISCST3 analyses, dispersion modeling was done for the controlled emissions of each of these three TAPs. The controlled TAPs emissions used in the ISCST3 analyses are summarized in Tables 7A and 7B.

**Table 7A. EMISSIONS RATES FOR SOURCES – CONTROLLED TAPs EMISSIONS**

Modeling Case	ISCST3 300,000 cy/yr			ISCST3 400,000 cy/yr		
	Pollutant	Arsenic	Nickel	Cr (VI)	Arsenic	Nickel
Source	lb/hry <sub>R</sub> <sup>a</sup>	lb/hry <sub>R</sub>	lb/hry <sub>R</sub>	lb/hry <sub>R</sub>	lb/hry <sub>R</sub>	lb/hry <sub>R</sub>
Cement delivery to silo (with baghouse)	3.56E-08	3.51E-07	4.88E-08	4.75E-08	4.69E-07	6.50E-08
Supplement delivery to silo (with baghouse)	1.25E-06	2.85E-06	4.58E-07	1.67E-06	3.80E-06	6.10E-07
<b>SILO</b>	<b>1.286E-06</b>	<b>3.004E-06</b>	<b>5.068E-07</b>	<b>1.718E-06</b>	<b>4.269E-06</b>	<b>6.75E-07</b>
Truck loadout: Cement and supplement delivery to silo (no controls) <b>TRUCKLOD</b>	<b>1.47E-06</b>	<b>5.75E-06</b>	<b>1.17E-06</b>	<b>1.96E-06</b>	<b>7.66E-06</b>	<b>1.56E-06</b>

<sup>a</sup> Pounds per hour, annual average.

**Table 7B. EMISSIONS RATES FOR SOURCES – CONTROLLED TAPs EMISSIONS**

Modeling Case	ISCST3 500,000 cy/yr			[Reserved]			
	Pollutant	Arsenic	Nickel	Cr (VI)	Arsenic	Nickel	Cr (VI)
Source	lb/hr <sub>YR</sub> <sup>a</sup>	lb/hr <sub>YR</sub>					
Cement delivery to silo (with baghouse)	5.94E-08	5.86E-07	8.13E-08				
Supplement delivery to silo (with baghouse)	2.08E-06	4.75E-06	7.63E-07				
<b>SILO</b>	<b>2.139E-06</b>	<b>5.33E-06</b>	<b>8.443E-07</b>				
Truck loadout: Cement and supplement delivery to silo (no controls)							
<b>TRUCKLOD</b>	<b>2.45E-06</b>	<b>9.58E-06</b>	<b>1.95E-06</b>				

<sup>a</sup>. Pounds per hour, annual average.

### 3.3 Results for Significant and Full Impact Analyses

A significant contribution analysis was not submitted for this application. Aspen submitted a full impact analysis for the proposed modification project. The results of the facility-wide modeling for criteria pollutants are shown in Table 8.

**Table 8. RESULTS OF FULL IMPACT ANALYSES – PM<sub>10</sub>**

Pollutant	Averaging Period	Modeled Design Concentration <sup>a</sup> (µg/m <sup>3</sup> ) <sup>b</sup>	Background Concentration (µg/m <sup>3</sup> )	Total Ambient Impact <sup>a</sup> (µg/m <sup>3</sup> )	NAAQS <sup>c</sup> (µg/m <sup>3</sup> )	Percent of NAAQS
ISCST3 Case 1. Low Production: 1,500 cy/day, 300,000 cy/yr, Fenceline at radius of 40 meters						
PM <sub>10</sub> <sup>d</sup>	24-hour	63.2	73	136.2	150	90.8% (73.2%) <sup>e</sup>
	Annual	11.2	26	37.2	50	74.4%
ISCST3 Case 2. Moderate Production: 2,400 cy/day, 400,000 cy/yr, Fenceline at radius of 60 meters						
PM <sub>10</sub> <sup>d</sup>	24-hour	79.8	73	152.8	150	102% (82.1%) <sup>e</sup>
	Annual	10.8	26	36.8	50	73.4%
AERMOD Case 3. Moderate Production: 3,600 cy/day, 500,000 cy/yr, Fenceline at radius of 100 meters						
PM <sub>10</sub> <sup>d</sup>	24-hour	53.3	73	126	150	84.2%
	Annual	5.53	26	31.5	50	63.1%
ISCST3 Case 3. Moderate Production: 3,600 cy/day, 500,000 cy/yr, Fenceline at radius of 100 meters						
PM <sub>10</sub> <sup>d</sup>	24-hour	83.8	73	156.8	150	104.5% (84.2%) <sup>e</sup>
	Annual	7.91	26	33.9	50	67.8%
ISCST3 Case 4. High Production: 4,800 cy/day, 500,000 cy/yr, Fenceline at radius of 150 meters						
PM <sub>10</sub> <sup>d</sup>	24-hour	73.8	73	146.8	150	97.9% (78.9%) <sup>e</sup>
	Annual	4.86	26	30.9	50	61.7%

<sup>a</sup>. Maximum 6<sup>th</sup> highest value (24-hour standard) for five years of meteorological data.

<sup>b</sup>. Micrograms per cubic meter

<sup>c</sup>. National ambient air quality standards

<sup>d</sup>. Particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers

<sup>e</sup>. AERMOD results for Case 3 indicate that using the currently approved AERMOD model would result in significantly lower predicted ambient impact than the ISCST3 analysis (about 20% lower, based on Case No.3 results). The estimated ambient impact for this case had AERMOD been run instead of ISCST3 is shown in brackets. This result was deemed acceptable to demonstrate preconstruction compliance with the 24-hr PM<sub>10</sub> NAAQS standard.

The results of the ISCST3 results for the controlled ambient impact for TAPs emissions are shown in Table 9.

Table 9. RESULTS OF TAPs ANALYSIS - CONTROLLED EMISSIONS				
TAP	Averaging Period	Modeled Design Concentration <sup>a</sup> (µg/m <sup>3</sup> ) <sup>b</sup>	AACC <sup>c</sup> (µg/m <sup>3</sup> )	Percent of AACC
<b>Case 1</b>	<b>1,500 cy/day</b>	<b>300,000 cy/year</b>	<b>40 meters</b>	
Arsenic	Annual	7.51E-05	2.3E-04	32.7%
Chromium (VI)	Annual	4.54E-05	8.3E-05	54.7%
Nickel	Annual	2.67E-04	4.23E-03	6.4%
<b>Case 2</b>	<b>2,400 cy/day</b>	<b>400,000 cy/year</b>	<b>60 meters</b>	
Arsenic	Annual	8.79E-05	2.3E-04	38.2%
Chromium (VI)	Annual	6.10E-05	8.3E-05	73.5%
Nickel	Annual	3.12E-04	4.23E-03	7.4%
<b>Case 3</b>	<b>3,600 cy/day</b>	<b>500,000 cy/year</b>	<b>100 meters</b>	
Arsenic	Annual	6.78E-05	2.3E-04	29.5%
Chromium (VI)	Annual	4.63E-05	8.3E-05	55.8%
Nickel	Annual	2.38E-04	4.23E-03	5.6%
<b>Case 4</b>	<b>4,800 cy/day</b>	<b>500,000 cy/year</b>	<b>150 meters</b>	
Arsenic	Annual	4.38E-05	2.3E-04	39.1%
Nickel	Annual	2.98E-05	8.3E-05	35.9%
Chromium (VI)	Annual	1.53E-04	4.23E-03	3.6%

<sup>a</sup> Maximum 1<sup>st</sup> highest value for five years of meteorological data.

<sup>b</sup> Micrograms per cubic meter

<sup>c</sup> Acceptable ambient concentration for carcinogens

#### 4.0 Conclusions

The ambient air impact analysis conducted by DEQ demonstrated to DEQ's satisfaction that emissions from a concrete batch plant facility that meets the criteria specified in Table 1 will not cause or significantly contribute to a violation of any air quality standard.

## Attachment 1.

### Sample Emissions Calculation – 3,600 cy/day and 500,000 cy/year

#### CRITERIA POLLUTANT EMISSION INVENTORY for Truck Mix Portable Concrete Batch Plant

<b>Facility Information</b>		3/20/07 17:37
Company: DEQ GENERIC MODEL - 3,600 cy/day and 500,000 cy/year	Assumptions Implied or Stated in Application: Presumes this is an initial permit, not a modification. See control assumptions.	
Facility ID: 777-XXXXXX		
Permit No.: P-2007.XXXXX		
Source Type: Portable Concrete Batch Plant	Truck Mix (T) or Central Mix (C): <input checked="" type="checkbox"/> T	
Manufacturer/Model:		

<b>INCREASE IN PRODUCTION<sup>1</sup></b>		
Maximum Hourly Production Rate:	300	cy/hr
Proposed Daily Production Rate:	3,600	cy/day
Proposed Maximum Annual Production Rate:	500,000	cy/year
Hours of operation per day at max capacity: 12.00		
Cement Storage Site Capacity:	ft <sup>3</sup> of aerated cement	
Cement Storage Site Large Compartment Capacity for cement only:	of the site capacity	
Cement Storage Site small Compartment Capacity for cement or ash:	of the site capacity	

**DEQ EI VERIFICATION WORKSHEET v. 032007**  
 Tip: Purple text or numbers are meant to be changed.  
 Black text or numbers indicates it's hard-wired or calculated.  
 Review these before you change them.

Emissions Point	PM <sub>10</sub> Emission Factor <sup>1</sup> (lb/cy)		Controlled Emission Rate, Max			Controlled Emission Rate, 24-hour average		Controlled Emission Rate, annual average		Control Assumptions:
	Controlled	Uncontrolled	lb/hr <sup>2</sup>	lb/min <sup>3</sup>	lb/day <sup>3</sup>	lb/hr <sup>4</sup>	T/yr <sup>4</sup>	lb/hr <sup>5</sup>	T/yr <sup>5</sup>	
Aggregate delivery to ground storage		0.0031	0.23	0.116	2.79	0.044	0.194	75%	Control: Water sprays	
Sand delivery to ground storage		0.0007	0.05	0.026	0.63	0.010	0.044	75%	Control: Water sprays	
Aggregate transfer to conveyor		0.0031	0.23	0.116	2.79	0.044	0.194	75%	Control: Water sprays	
Sand transfer to conveyor		0.0007	0.05	0.026	0.63	0.010	0.044	75%	Control: Water sprays	
Aggregate transfer to elevated storage		0.0031	0.23	0.116	2.79	0.044	0.194	75%	Control: Water sprays	
Sand transfer to elevated storage		0.0007	0.05	0.026	0.63	0.010	0.044	75%	Control: Water sprays	
Cement delivery to Silo (controlled EF)	0.0001		2.50E-02	1.26E-02	3.00E-01	4.76E-03	2.09E-02	0.00%	Baghouse is process equipment	
Cement supplement delivery to Silo (controlled EF)	0.0002		5.36E-02	2.68E-02	6.44E-01	1.02E-02	4.47E-02	0.00%	Baghouse is process equipment	
Weigh hopper loading (sand & aggregate batcher loading)		0.0040	1.19E-02	5.93E-03	1.42E-01	2.28E-03	9.88E-03	39.00%	Baghouse is process equipment	
Truck mix loading, Table 11.12-2, "0.278 lb/ton of cement+flyash" x ((491 lb cement + 73 lb flyash)/cy concrete) / 2000 lb = 0.0784 lb/cy		0.0784	1.18	0.59	14.11	0.22	0.98	95.00%	Control: Automatic dust or suppressed	
Central mix loading, Table 11.12-2, "0.134 lb/ton of cement+flyash" x ((491 lb cement + 73 lb flyash)/cy concrete) / 2000 lb = 0.0378 lb/cy		0.0000	0.00	0.00	0.00	0.00	0.00	95.00%	Control: Automatic dust or suppressed	
<b>Point Sources Total Emissions</b>		<b>4.21E-03</b>	<b>9.05E-02</b>	<b>4.53E-02</b>	<b>1.09E+00</b>	<b>1.72E-02</b>	<b>7.64E-02</b>			
Process Fugitive Emissions		0.0898	2.03	1.02	24.38	0.39	1.69			
Facility Wide Total, Point Sources + Process Fugitives (Except for Road Dust and Windblown Dust)		0.0940	2.12	1.06	25.47	0.40	1.77			

1.50E-02 0.054  
 5.35E-02 0.148  
 0.278  
 0.10  
 24-hr  
 1.0  
 Annual

<b>POINT SOURCE EMISSIONS for FACILITY CLASSIFICATION<sup>6</sup></b>		Controlled EF	at 2,628,000 cy/yr	T/yr
Facility Classification Total PM <sup>5</sup>		5.08E-03		6.87E+00
Facility Classification Total PM10 <sup>5</sup>		3.02E-04		3.97E-01

<sup>1</sup> The EFs were calculated using EFs in lb/ton of material handled from Table 11.12-2, typical composition per cubic yard of concrete (1605 lb aggregate, 1428 lbs sand, 491 lbs cement, 73 lbs cement supplement, and 20 gallons of water = 4024 lb/cy), and closely match Table 11.12-5 values (version 0/06) when rounded to the same number of figures. AP-42 lists the same EFs for uncontrolled and controlled emissions, so control estimates are based on the assumed control levels input on the right hand side of the table.

<sup>2</sup> Max. hourly rate includes reductions associated with control assumptions

<sup>3</sup> Hourly emissions rate (24-hr average) = Max hourly emissions rate x (hrs per day) / 24.  
 Daily emissions rate = max emissions rate (1-hr average) x proposed hrs/day.

<sup>4</sup> Annual average hourly emissions rate = EF (lb/cy) x proposed annual production rate (cy/yr) / (8760 hr/yr).  
 Annual emissions rate = EF (lb/cy) x proposed annual production rate (cy/yr) / (2000 lb/T)

<sup>5</sup> Controlled EFs for PM = 0.0002 (cement silo) + 0.0003 (flyash silo) + 0.0078 (weigh batcher) \* (1-control/WB)  
 for PM10 = 0.0001 (cement silo) + 0.0002 (flyash silo) + 0.0040 (weigh batcher) \* (1-control/WB)

<sup>6</sup> Emissions for Facility Classification are based on baghouses as process equipment, 24-hr day, 8760 hr/yr = 7,200 cy/day, and 2,628,000 cy/yr

Emissions Point	Lead Emission Factor <sup>1</sup> (lb/ton of material loaded)		Increase in Emissions from this PTC				Emissions for Facility Classification	
	Controlled with fabric	Uncontrolled	Emission Rate, Max	Emissions for Comparison with DEQ Modeling Threshold	Emission Rate, Quarterly	Emission Rate, Daily	T/yr	T/yr
Cement delivery to silo <sup>2</sup>	1.09E-08	1.03E-07	8.03E-07	2.93E-04	1.34E-03	4.01E-07	Point Source	3.52E-06
Cement supplement delivery to Silo <sup>2</sup>	5.20E-07	ND	5.69E-06	2.08E-03	9.49E-03	2.85E-06	Point Source	2.49E-05
Truck Loadout (with 129% control)		3.62E-08	1.53E-05	5.59E-03	2.55E-02	7.66E-06	Fugitive	
Central Mix (with 130% control)		0.00E+00	0.00E+00	0.00E+00	0.00E+00	0.00E+00	Fugitive	
<b>Total</b>			<b>2.16E-05</b>	<b>7.98E-03</b>	<b>0.036</b>		Point Sources	<b>2.85E-05</b>
DEQ Modeling Threshold				100	0.6			
Modeling Required?				No	No			

<sup>1</sup> The emissions factors are from AP-42, Table 11.12-8 (version 06/06)

<sup>2</sup> Max. hourly rate = EF x pound of cement/vol<sup>3</sup> of concrete x max. hourly concrete production rate (2000 lb/T)

<sup>3</sup> lb/ton = EF x pound of material/vol<sup>3</sup> of concrete x max. daily concrete production rate x (365/12)/2000 lb/T

<sup>4</sup> T/yr = EF x pound of material/vol<sup>3</sup> of concrete x max. annual concrete production rate (2000 lb/T)

<sup>5</sup> lb/hr, qtrly avg = lb/ton x 3 months per qtr / (8760/4)hrs per qtr

**Toxic Air Pollutant (TAP) EMISSIONS INVENTORY, Truck Mix Concrete Batch Plant**

<b>Facility Information</b>													
Company:	DEQ GENERIC MODEL - 3,600 c/yday and 500,000 c/y/year												
Facility ID:	777-xxxxxx												
Permit No.:	P-2007-xxxx												
Source Type:	Portable Concrete Batch Plant												
Manufacturer:	C												
<table border="1"> <tr> <td>1865 Pounds</td> <td>1</td> </tr> <tr> <td>1438 Pounds</td> <td>0</td> </tr> <tr> <td>451 Pounds</td> <td></td> </tr> <tr> <td>73 Pounds</td> <td></td> </tr> <tr> <td>30 Gallons</td> <td></td> </tr> <tr> <td>4024 Pounds</td> <td></td> </tr> </table>		1865 Pounds	1	1438 Pounds	0	451 Pounds		73 Pounds		30 Gallons		4024 Pounds	
1865 Pounds	1												
1438 Pounds	0												
451 Pounds													
73 Pounds													
30 Gallons													
4024 Pounds													
DEQ VERIFICATION WORKSHEET Version 03/2007 If the number of pounds or gallons is hand-entered or calculated, please check the numbers are correct to be changed. Review these values you change them.													

<b>Increase in Production</b>	
Maximum Hourly Production Rate:	300 c/yday
Proposed Daily Production Rate:	3,600 c/yday
Proposed Maximum Annual Production Rate:	500,000 c/y/year
Uncontrolled (Unlimited Production Rate) 7,200 c/yday 2,628,000 c/y/year 24 c/yday 7 c/yday 52 gal/yday	

**TAP Emission Factors from AP-42, Table 11.12-3 (Version 06/05)**

Emissions Point	Arsenic		Beryllium		Cadmium		Chromium		Cobalt		Copper		Lead		Manganese		Nickel		Phosphorus		Selenium		Silver		
	lb/yr annual avg	Typ																							
Concrete delivery to site	3.12E-07	1.37E-06	3.58E-08	1.97E-07	3.58E-08	1.97E-07	2.14E-06	8.13E-05	8.52E-06	3.77E-05	3.08E-06	3.77E-05	3.08E-06												
Concrete top-down	1.16E-05	4.83E-05	9.65E-07	4.34E-06	2.17E-07	9.56E-07	1.34E-05	5.85E-05	2.80E-06	1.33E-05	2.80E-06														
Truck loading	2.97E-04	1.13E-03	2.05E-05	9.04E-05	2.69E-06	1.27E-05	5.84E-04	4.23E-03	5.78E-03	2.75E-02	1.01E-03	4.41E-03	3.19E-03	1.42E-02	2.22E-04	9.71E-04	2.58E-04	6.05E-03	1.82E-02	2.32E-04	9.74E-04	2.58E-04	6.05E-03	1.82E-02	2.32E-04
Central Mix Batch Plant	0.00E+00	0.00E+00	0.00E+00																						

**UNCONTROLLED TAP EMISSIONS**

Emissions Point	Arsenic		Beryllium		Cadmium		Chromium		Cobalt		Copper		Lead		Manganese		Nickel		Phosphorus		Selenium		Silver		
	lb/yr annual avg	Typ																							
Concrete delivery to site	3.12E-07	1.37E-06	3.58E-08	1.97E-07	3.58E-08	1.97E-07	2.14E-06	8.13E-05	8.52E-06	3.77E-05	3.08E-06	3.77E-05	3.08E-06												
Concrete top-down	1.16E-05	4.83E-05	9.65E-07	4.34E-06	2.17E-07	9.56E-07	1.34E-05	5.85E-05	2.80E-06	1.33E-05	2.80E-06														
Truck loading	2.97E-04	1.13E-03	2.05E-05	9.04E-05	2.69E-06	1.27E-05	5.84E-04	4.23E-03	5.78E-03	2.75E-02	1.01E-03	4.41E-03	3.19E-03	1.42E-02	2.22E-04	9.71E-04	2.58E-04	6.05E-03	1.82E-02	2.32E-04	9.74E-04	2.58E-04	6.05E-03	1.82E-02	2.32E-04
Central Mix Batch Plant	0.00E+00	0.00E+00	0.00E+00																						
Source Total	2.98E-04	1.18E-03	2.17E-05	9.48E-05	3.15E-06	1.38E-05	6.08E-04	4.30E-03	5.18E-03	2.75E-02	1.03E-03	4.58E-03	3.19E-03	1.42E-02	2.22E-04	9.74E-04	2.58E-04	6.05E-03	1.82E-02	2.32E-04	9.74E-04	2.58E-04	6.05E-03	1.82E-02	2.32E-04
ISDA Screening	1.50E-05	2.80E-05	2.80E-05	2.80E-05	2.80E-05																				
EL (RMD)	Yes	No	Yes																						
EXCEEDS EL?	Yes	No	Yes																						

**CONTROLLED TAP EMISSIONS**

Emissions Point	Arsenic		Beryllium		Cadmium		Chromium		Cobalt		Copper		Lead		Manganese		Nickel		Phosphorus		Selenium		Silver		
	lb/yr annual avg	Typ																							
Concrete delivery to site	5.94E-03	2.69E-07	6.81E-09	2.98E-08	6.81E-09	2.98E-08	1.07E-06	1.78E-06	4.31E-05	7.18E-06	9.86E-07	2.87E-06	2.87E-06	2.87E-06	2.87E-06										
Concrete top-down	2.98E-05	1.85E-07	3.25E-07	4.13E-06	1.81E-07	4.69E-06	1.11E-05	9.45E-05	2.34E-06	4.79E-06	4.79E-06	4.79E-06	4.79E-06												
Truck loading	2.44E-06	1.27E-05	1.66E-07	8.66E-07	2.75E-08	1.21E-07	2.41E-05	4.00E-05	1.20E-04	2.18E-04	9.58E-06	4.19E-05	4.19E-05	4.19E-05	4.19E-05										
Central Mix Batch Plant	0.00E+00	0.00E+00	0.00E+00																						
Source Total	4.98E-04	2.91E-05	3.82E-07	1.71E-06	7.56E-08	3.31E-07	7.01E-05	5.31E-05	1.48E-04	2.39E-04	1.48E-05	6.35E-05	6.35E-05	6.35E-05	6.35E-05										
ISDA Screening	1.50E-05	2.80E-05	2.80E-05	2.80E-05	2.80E-05																				
EL (RMD)	Yes	No	Yes																						
EXCEEDS EL?	Yes	No	Yes																						

1. lb/yr, annual average = EF x pounds of cement / year  
 2. lb/yr, annual average = EF x pounds of cement supplement / year  
 3. lb/yr, annual average = EF x pounds of cement supplement / year  
 4. lb/yr, annual average = EF x pounds of cement supplement / year  
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 96. lb/yr, annual average = EF x pounds of cement supplement / year  
 97. lb/yr, annual average = EF x pounds of cement supplement / year  
 98. lb/yr, annual average = EF x pounds of cement supplement / year  
 99. lb/yr, annual average = EF x pounds of cement supplement / year  
 100. lb/yr, annual average = EF x pounds of cement supplement / year

**Attachment 2.**  
**"Fenceline" Radius Calculations**

Concrete Batch Plant - Typical Plant Layout Modeling

3/9/2007

"Fenceline" or Ambient Air Boundary Coordinates

Radians = deg \* Pi/180  
x = Xoffset + c cos (Angle)  
y = Yoffset + c sin(Angle)

<b>CASE 1, 40 meter RADIUS</b>	<b>CASE 2, 60 meter RADIUS</b>	<b>CASE 3, 100 meter RADIUS</b>	<b>CASE 4, 125 meter RADIUS</b>
Radius c 40 (meters)	Radius c 60 (meters)	Radius c 75 (meters)	Radius c 125 (meters)
Origin Offset 0 (meters)	Origin Offset 0 (meters)	Origin Offset 0 (meters)	Origin Offset: 0 (meters)
Origin Offset 0 (meters)	Origin Offset 0 (meters)	Origin Offset 0 (meters)	Origin Offset: 0 (meters)

Angle (degrees)	EAST (x)	NORTH (y)	Angle (degrees)	EAST (x)	NORTH (y)	Angle (degrees)	EAST (x)	NORTH (y)	Angle (degrees)	EAST (x)	NORTH (y)
10	39.39	6.95	10	59.09	10.42	10	73.86	13.02	10	123.10	21.71
20	37.59	13.68	20	56.38	20.52	20	70.48	25.65	20	117.46	42.75
30	34.64	20.00	30	51.96	30.00	30	64.95	37.50	30	108.25	62.50
40	30.64	25.71	40	45.96	38.57	40	57.45	48.21	40	95.76	80.35
50	25.71	30.64	50	38.57	45.96	50	48.21	57.45	50	80.35	95.76
60	20.00	34.64	60	30.00	51.96	60	37.50	64.95	60	62.50	108.25
70	13.68	37.59	70	20.52	56.38	70	25.65	70.48	70	42.75	117.46
80	6.95	39.39	80	10.42	59.09	80	13.02	73.86	80	21.71	123.10
90	0.00	40.00	90	0.00	60.00	90	0.00	75.00	90	0.00	125.00
100	-6.95	39.39	100	-10.42	59.09	100	-13.02	73.86	100	-21.71	123.10
110	-13.68	37.59	110	-20.52	56.38	110	-25.65	70.48	110	-42.75	117.46
120	-20.00	34.64	120	-30.00	51.96	120	-37.50	64.95	120	-62.50	108.25
130	-25.71	30.64	130	-38.57	45.96	130	-48.21	57.45	130	-80.35	95.76
140	-30.64	25.71	140	-45.96	38.57	140	-57.45	48.21	140	-95.76	80.35
150	-34.64	20.00	150	-51.96	30.00	150	-64.95	37.50	150	-108.25	62.50
160	-37.59	13.68	160	-56.38	20.52	160	-70.48	25.65	160	-117.46	42.75
170	-39.39	6.95	170	-59.09	10.42	170	-73.86	13.02	170	-123.10	21.71
180	-40.00	0.00	180	-60.00	0.00	180	-75.00	0.00	180	-125.00	0.00
190	-39.39	-6.95	190	-59.09	-10.42	190	-73.86	-13.02	190	-123.10	-21.71
200	-37.59	-13.68	200	-56.38	-20.52	200	-70.48	-25.65	200	-117.46	-42.75
210	-34.64	-20.00	210	-51.96	-30.00	210	-64.95	-37.50	210	-108.25	-62.50
220	-30.64	-25.71	220	-45.96	-38.57	220	-57.45	-48.21	220	-95.76	-80.35
230	-25.71	-30.64	230	-38.57	-45.96	230	-48.21	-57.45	230	-80.35	-95.76
240	-20.00	-34.64	240	-30.00	-51.96	240	-37.50	-64.95	240	-62.50	-108.25
250	-13.68	-37.59	250	-20.52	-56.38	250	-25.65	-70.48	250	-42.75	-117.46
260	-6.95	-39.39	260	-10.42	-59.09	260	-13.02	-73.86	260	-21.71	-123.10
270	0.00	-40.00	270	0.00	-60.00	270	0.00	-75.00	270	0.00	-125.00
280	6.95	-39.39	280	10.42	-59.09	280	13.02	-73.86	280	21.71	-123.10
290	13.68	-37.59	290	20.52	-56.38	290	25.65	-70.48	290	42.75	-117.46
300	20.00	-34.64	300	30.00	-51.96	300	37.50	-64.95	300	62.50	-108.25
310	25.71	-30.64	310	38.57	-45.96	310	48.21	-57.45	310	80.35	-95.76
320	30.64	-25.71	320	45.96	-38.57	320	57.45	-48.21	320	95.76	-80.35
330	34.64	-20.00	330	51.96	-30.00	330	64.95	-37.50	330	108.25	-62.50
340	37.59	-13.68	340	56.38	-20.52	340	70.48	-25.65	340	117.46	-42.75
350	39.39	-6.95	350	59.09	-10.42	350	73.86	-13.02	350	123.10	-21.71
360	40.00	0.00	360	60.00	0.00	360	75.00	0.00	360	125.00	0.00