

**State of Washington Department of Ecology
General Order of Approval
Stationary and Portable Rock Crushers**

In the matter of approving a) General Order of Approval Order: No. 26AQ-GO-01.
stationary or portable rock crusher) AQPID No. <number>
air contaminant source in the)
counties listed below)

Project Summary

Any stationary or portable rock crusher (permittee) proposing to locate in one of the counties listed below or proposing to locate at a source that is regulated by Ecology may request coverage under this General Order. If a Coverage Order is granted, this general order is applicable to any stationary or portable rock crusher in: Adams, Asotin, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Stevens, Walla Walla, and Whitman counties, or any source that is regulated by the Washington State Department of Ecology (Ecology).

Applicants must apply for coverage under this General Order by filling out the General Order application for Stationary and Portable Rock Crushers.

A rock crusher cannot obtain coverage under this Order if it is part of a Clean Air Act (CAA) Title I New Source Review (NSR) major stationary source or constitutes an NSR major modification to a major stationary source, which is subject to review under either the Prevention of Significant Deterioration Program or Nonattainment Program. The addition of the rock crusher to an existing source must not make the source subject to the CAA Title V major Air Operating Permit (AOP) program or require a modification in an existing AOP permit.

General Orders are subset of minor NSR permitting. The Permittee may generally be classified as any type of minor source. The terms of WAC 173-400-560 limit the ability to use a General Order for equipment if it is located at a facility that has a Title V permit. If the unit is temporary (365 days or less), the Permittee may be classified as a Title V source. If the unit will be in place for more than 365 days, the Permittee cannot use this General Order if it is a Title V source.

This General Order is intended for crushing rock (non-metallic mineral processing), meaning: the facility does not produce metallic mineral concentrates from ore. Crushing of recycled asphalt and some forms of recycled concrete structural pieces (limited to footings, slabs, etc.) is also allowed. It is subject to NSPS Subpart OOO, but not NSPS Subpart LL. Certain parts of Subpart OOO may be including within this general order. However, all of the applicable requirements of NSPS Subpart OOO are enforceable independent of this general order even if they are not listed in this general order.

Facilities that engage in pulverized mineral processing cannot use this general order. Pulverized mineral processing is defined in AP-42 11.19.2 as “specialized processing plants” using either

wet processes (beneficiation - using flotation to separate) or dry processes. These facilities, while similar to conventional rock crushing facilities, are a specialized subset of rock crushers and use terms such as grinding instead of crushing, classifiers instead of screeners, and they also use fabric filters to control particulate matter emissions from both the grinders and classifiers.

Unless the testing and feedstock monitoring conditions of the permit are met, this general order cannot be used for facilities that process manufactured concrete products that contain Presumed Asbestos Containing Material (PACM) or any feedstock contaminated with any percentage of PACM. "Presumed Asbestos Containing Material (PACM)" means any soft concrete, roofing material, thermal system insulation and surfacing material found in a building. "Asbestos Containing Material (ACM)" means any material containing at least one percent asbestos as determined by polarized light microscopy using the Interim Method of the Determination of Asbestos in Bulk Samples contained in Appendix A of Subpart E in 40 CFR Part 763.

This General Order applies to stationary and portable rock crushers.

- A stationary rock crusher is a plant that remains at the same location for longer than one year following start of operation.
- A portable rock crusher is a plant that remains at the same location (pit, quarry, or operating site) for less than or equal to 365 days following start of operations.

The provisions of WAC 173-400-035, Non-road engines, can be met by providing information on the power generators as required in the application and notification form required under this approval. This only applies to power generators with a total maximum aggregate rated capacity of between 500 and 2000 brake horsepower (bhp). Power generators with a total maximum aggregate rated capacity of over 2000 bhp shall obtain approval under WAC 173-400-035 prior to installing equipment at any location.

Within 30 days of receipt of an application for coverage under a General Order of Approval, Ecology shall notify the applicant in writing that the application is incomplete, approved, or denied. If an application is incomplete, Ecology shall notify the applicant of the information needed to complete the application. If an application is denied, Ecology shall notify the applicant of the reasons why the application is denied. Coverage under a General Order of Approval is effective as of the date of issuance of approval by Ecology as described in a coverage order which will be provided to the facility.

Project installation configurations and operations will vary, but most rock crushers will contain some or all of the following equipment and emission sources.

Equipment / Emission Sources	Emissions (Process/ Fugitive)	Subject to Minor New Source Review?
Conveyors	Yes	Yes
Crushers	Yes	Yes
Screens	Yes	Yes
Materials Handling	Yes	Yes
Wind erosion (stockpiles)	Yes	Yes
Haul roads (Trucks and Loaders)	Yes	Yes

Legal Authority

This general order was prepared under the legal authority of Chapter 70A.15 RCW and satisfies the requirement for new source review under RCW 70A.15.2210 as implemented through the applicable rules and regulations adopted thereunder (including WAC 173-400-560 for General orders of approval). If operated as specified, facilities covered under this general order will be in accordance with applicable rules and regulations, as set forth in Chapters 173-400 WAC and 173-460 WAC and the operation thereof, within Ecology counties, will not result in ambient air quality standards being exceeded.

This General Order of Approval Order rescinds and replaces General Order of Approval No. 11AQ-GO-001 for Stationary and Portable Rock Crushers issued on December 6, 2011. 11AQ-GO-001 was an update of previous versions issued on December 6, 2006 and February 7, 2007.

According to WAC 173-400-560(3) Modifications to general orders of approval “only take effect prospectively.” Because this General Order is a modification of General Order of Approval No. 11AQ-GO-001, (which was also a modification of previous General Orders), stationary or portable rock crushers that were covered under previous versions of this General Order are still in effect. However, new applications for coverage under Ecology’s rock crusher General Order of Approval starting with the issuance date on this General Order, must apply for coverage under this General Order using the application that was updated specifically for it.

Therefore, it is ordered that a rock crusher as described in the General Order application and more specifically detailed in plans, specifications, and other information submitted to the Washington State Department of Ecology (Ecology), is approved for construction and operation, provided that the following conditions are satisfied:

Approval Conditions

1. Emission Units/Activities

The general types of units listed in the Table above under the Project Summary heading are approved for construction. More specific information is provided in the individual general order permit applications.

2. Operational Limitations

a. Production/Operation Limits

i. The facility is limited to the following production/operating limitations:

Activity	Maximum Rates
Primary rock crusher limit for stationary and portable facilities operating in a “single location.” [“Single location” such as a pit refers to the entire boundary of the facility operations even though there may be more than one actual pit within that boundary. Multiple adjacent pits are considered a single location. If a facility leaves a single location but returns during any consecutive 12-month period, the maximum limits are still in effect even for non-consecutive operations within that single location.]	600,000 tons of per year in any consecutive rolling 12-month period 4,320 tons per any one calendar day

b. Equipment/Activity Restrictions

- i. The rock crusher (includes crushers and screens) must follow the minimum distances requirements in A, B, and C below upon issuance of the coverage order:
 - A. Must be at least 150 feet (45 meter) from the pit property boundary line.
 - B. Must be at least 550 feet (170 meter) from any residence, occupied commercial building, school, hospital, nursing home or other sensitive receptor.
 - C. If the rock crusher cannot meet the 150 feet and 550 feet distance limits in Conditions in A and B, it cannot use this general order and must apply for a full Notice of Construction (NOC) minor NSR permit.
- ii. Rock crushing operations cannot begin at any location until Ecology issues an initial coverage order to the applicant allowing use of this general order.
- iii. The facility must have speed limitations for site vehicles with procedures to maintain and enforce speed restrictions to minimize fugitive dust emissions from haul roads and vehicle access areas.
- iv. Fugitive dust from any onsite emission source must be controlled by water application at a rate dependent on the ability to comply with the visible emissions limits of this permit:
 - A. Haul roads must be maintained in an adequately moist/wet condition at all times so that dust is not visible leaving the property boundary.

- B. Water application systems are required to be readily available on the crusher whenever it is in operation. The system shall include a pump, water lines, spray bars, or equivalent, available to be deployed on all crusher discharge points and before all fines drop points.
 - C. Water application systems need to be installed at any discharge point generating visible emissions.
 - D. A water truck must be on site at all times the crusher is in operation, unless the water truck is obtaining water or other arrangements have been made with the permitting agency.
- v. Additional restrictions for Portable operations
- A. SEPA review must be conducted for each site where the rock crusher will be operated and environmental impacts of rock crusher at the site must be analyzed as part of that review. If satisfactory SEPA review has not been conducted for the site by another lead agency and no other agency has a permit to issue, the source must submit a SEPA environmental checklist to Ecology together with the Air Quality Notification Form for Portable Sources. Approval to operate the rock crusher in any location is not valid until SEPA has been completed.
 - B. All portable operations must submit to the permitting authority an Air Quality Notification Form for Portable Sources at least 10 days prior to beginning operations at each new site.
 - C. If operations are anticipated past the end date on a previously submitted notification, the applicant must notify the permitting authority before the end date listed on the original notification.
 - D. For portable operations that plan to stay at the same location for longer than 365 days:
 - I. The permittee must submit to Ecology the Air Quality Notification Form for Portable Sources. This form will be used to notify Ecology that the plant intends to operate as a stationary source. Notification under this condition needs to be completed before the end of the one-year period from which operations started as a portable rock crushing plant.

Power generators and other nonroad engines cannot remain at the same location for longer than one year.
 - II. This general order is no longer valid without meeting the requirements for a stationary plant listed in this General Order of Approval. An exception to this is for Title V facilities, which cannot use this general order after 365 days even for a stationary rock crushing plant.

- vi. Additional restrictions for stationary operations:
 - A. SEPA review must be conducted for the stationary site where the rock crusher will be operated and environmental impacts of rock crushing at the site must be analyzed as part of that review. If satisfactory SEPA review has not been conducted for the site by another lead agency and no other agency has a permit to issue, the source must submit a SEPA environmental checklist to Ecology as part of the general order application for rock crushers. Approval to operate the stationary rock crusher is not valid until SEPA has been complied with for that site.
 - B. All stationary rock crusher equipment must use line power or must have a Notice of Construction Approval Order before operating as a stationary rock crusher.
 - C. For stationary operations that plan to relocate and operate as a stationary or portable source, the permittee must submit to Ecology, the Air Quality Notification Form for Portable Sources. This form will be used to notify Ecology that the rock crusher intends to move and operate as a stationary or portable source, and an updated coverage order may be required. On the form, check the boxes that say, "New Location" and "Stationary source notification".
 - D. Either a pressurized line water supply or water storage tank must be located on-site at all times the crusher is in operation. The water storage tank is in addition to the water truck, and the water truck cannot be used as the water storage tank, unless there are multiple water trucks onsite
- c. Emission Limits
 - i. Visible emissions from any rock crushing operation must be less than or equal to 10 percent opacity averaged over six minutes as measured by EPA Method 9.

3. Operation and Maintenance

- a. An operations and maintenance (O&M) manual must be developed by the Permittee for each emission unit and process.
 - i. The O&M manual must include the following, at a minimum:
 - A. Normal operating parameters for emissions units and processes.
 - B. A maintenance schedule for emissions units and processes.
 - I. The O&M manual must also include a maintenance schedule/log of inspections including daily notes that all equipment including but not limited to all air pollution control equipment is working appropriately and what actions were taken to address any malfunction.
 - C. A description of the monitoring procedures.

- D. Monitoring and record keeping requirements.
 - ii. The O&M manual must be developed within 30 days of commencing operation of each emission unit and process.
- b. Emission units and processes must be operated and maintained in accordance with the O&M manual.
- c. The Permittee must assess all complaints received. The Permittee must initiate corrective action in response to a complaint within three calendar days of receipt of the complaint.
- d. Permittees must perform monthly inspections to check that water is adequately flowing to discharge spray nozzles in the wet suppression system. The owner or operator must initiate corrective action within 24 hours and complete corrective actions as expeditiously as practical if the owner or operator finds water is not flowing.

4. Monitoring and Recordkeeping

- a. The O&M manual must be reviewed annually.
 - i. The date of each review and the person performing each review must be documented in the O&M manual.
 - ii. The O&M manual must be updated to reflect any modifications to emission units or processes.
- b. O&M records must be kept on premises in hard copy or readily available on-site electronically.
- c. For all air-quality related complaints, the following records must be kept:
 - i. A written record of the complaint received by the Permittee or forwarded to the Permittee.
 - ii. The Permittee's action to investigate the validity of the complaint, any corrective action that was taken in response to the complaint, and the effectiveness of the remedial action.
- d. Daily records of the amount of material processed must be kept for at least five years. A permittee may use sales records in place of production records, so long as an inventory of crushed rock remaining at the end of the year is maintained.
- e. Daily water usage log must be maintained including:
 - i. The date and amount of water used;
 - ii. The frequency of water application (ex: 2x/day, 3x/day, 4x/day etc.);
 - iii. The reasons why water is not applied for each day that this occurs.
- f. Permittees must record each inspection of the water spray nozzles, including the date of each inspection and any corrective actions taken, in a logbook.

- g. All data required by this General Order must be maintained in a readily retrievable manner for a period of five years and must be made available to authorized representatives of Ecology upon request.
- h. Feedstock Monitoring: If the owner or operator uses imported material they must implement a written material acceptance policy for imported materials to ensure prohibited materials are not processed. The plan must be written and available at the crushing site.

5. Testing

- a. Additional testing may be required by NSPS OOO federal requirements (Federal requirements are enforceable whether they are listed in this permit or not listed).
- b. Manufactured concrete products (limited to footings, slabs, etc.) cannot be used by this general order unless tested and determined not to be Asbestos Containing Material (ACM).
- c. When information obtained by Ecology indicates the need to quantify emissions, Ecology may require the Permittee to conduct material analysis or air emission testing under WAC 173-400-105. This testing requirement is in addition to any testing required by Ecology in this General Order, other permits, or other state or federal requirements.

6. Reporting

- a. All notifications, plans, reports, and other submittals must be submitted in a manner approved by Ecology.
 - i. Ecology Eastern Regional Office - Air Quality Program 4601 N. Monroe Spokane, WA 99205-1295; AQ Reception 509-329-3452; ecyaqciero@ecy.wa.gov
 - ii. Ecology Central Regional Office - Air Quality Program 15 W. Yakima Ave. Ste 200 Yakima, WA 98902 : 509-454-7845; ecyaqciewa@ecy.wa.gov
- b. The Permittee must notify Ecology within one business day of any of the following events occurring:
 - i. The receipt of any complaint.
- c. The Permittee must submit annual productions records to Ecology on an annual basis. Results must be submitted to Ecology within 30 days of request or by January 31 of each year if not specifically requested.
- d. The Permittee must notify Ecology within 30 days of the following events:
 - i. Commencement of construction of the project.
 - ii. Completion of the construction of the project.
 - iii. If construction or operation has been discontinued for more than 18 months.

7. General Conditions

- a. **Activities Inconsistent with this Order** - Any activity undertaken by the Permittee, or others, in a manner that is inconsistent with the data and specifications submitted as part of the general order application or this general order, must be subject to Ecology enforcement under applicable regulations.
- b. **Availability of Order** - Legible copies of this General Order and any O&M manual(s) must be available to employees in direct operation of the equipment described in the general order application and must be available for review upon request by Ecology.
- c. **Compliance Assurance Access** - Access to the source by representatives of Ecology or the United States Environmental Protection Agency (EPA) must be permitted upon request. Failure to allow access is grounds for enforcement action under the federal Clean Air Act or the Washington State Clean Air Act and may result in revocation of this General Order.
- d. **Discontinuing Construction** - Approval to construct or modify a stationary source becomes invalid if construction is not commenced within eighteen months after receipt of the approval, or if construction is discontinued for a period of eighteen months or more. The permitting authority may extend the 18-month period upon a satisfactory showing by the permittee that an extension is justified.
- e. **Equipment Operation** - Operation of the facility must be conducted in compliance with all data and specifications submitted as part of the general order application and in accordance with O&M manuals, unless otherwise approved in writing by Ecology.
- f. **Registration** - Periodic emissions inventory and other information may be requested by Ecology as part of Registration Program requirements listed in WAC 173-400-099 through 173-400-105. The requested information must be submitted within 30 days of receiving the request, unless otherwise specified. All fees must be paid by the date specified.
- g. **Violation Duration** - If the Permittee violates an approval condition in this General Order, testing, recordkeeping, monitoring, or credible evidence will be used to establish the starting date of the violation. The violation is presumed to continue until testing, recordkeeping, monitoring, or other credible evidence indicates compliance. A violation of an approval condition includes, but is not limited to, failure of air pollution control equipment, failure of other equipment resulting in increased emissions, or a failed source test indicating an exceedance of an emission limit.
- h. **Odor** - The Permittee must not cause or allow the generation of any odor which unreasonably interferes with any other property owner's use and enjoyment of their property. The Permittee must use recognized good practice and procedures to reduce odors to a reasonable minimum.

- i. **Obligations Under Other Laws or Regulations** - Nothing in this General Order must be construed so as to relieve the Permittee of its obligations under any state, local, or federal laws or regulations.
- j. **Maintaining Compliance** - It must not be a defense for the Permittee in an enforcement action that it would have been necessary to halt or reduce the operations in order to maintain compliance with the conditions of this General Order.
- k. **Visible Emissions** - No visible emissions from the source are allowed beyond the property line, as measured by EPA Method 22.
- l. **Changes in Operations** - Changes in operation, discontinued operation, or inadequate maintenance plans, may require a new or amended coverage under this General Order.

Authorization may be modified, suspended, or revoked in whole or part for cause, including, but not limited to, the following:

- Violation of any terms or conditions of this authorization.
- Obtaining this authorization by misrepresentation or failure to disclose all relevant facts.

The provisions of this authorization are severable and, if any provision of this authorization or application of any provision to any circumstance is held invalid, the application of such provision to other circumstances, and the remainder of this authorization, must not be affected thereby.

Your Right to Appeal

You have a right to appeal this General Order to the Pollution Control Hearings Board (PCHB) within 30 days of the date of receipt. The appeal process is governed by RCW 43.21B and WAC 371-08. "Date of receipt" is defined in Chapter 43.21B.001(2) RCW.

To appeal, you must do all of the following within 30 days of the date of receipt of this General Order:

- File your notice of appeal and a copy of this General Order with the PCHB (see filing information below). "Filing" means actual receipt by the PCHB during regular business hours as defined in Chapter 371-08-305 WAC and -335. "Notice of appeal" is defined in Chapter 371-08-340 WAC.
- Serve a copy of your notice of appeal and this General Order on the Department of Ecology by mail, in person, or by email (see addresses below).

You must also comply with other applicable requirements in Chapter 43.21B RCW and 371-08 WAC.

Address and Location Information

Filing with the PCHB

For the most current information regarding filing with the PCHB, visit: <https://eluh.wa.gov/> or call: 360-664-9160.

Service on Ecology

Street Address:

Department of Ecology

Attn: Appeals Processing Desk
300 Desmond Drive SE
Lacey, WA 98503

Mailing Address:

Department of Ecology

Attn: Appeals Processing Desk
PO Box 47608
Olympia, WA 98504-7608

Email Address:

ecologyappeals@ecy.wa.gov

Americans with Disabilities Act Information

Accommodation Requests

To request an ADA accommodation, email aqpubs@ecy.wa.gov, call (360) 407-6800, or dial 711 to call through the Washington Telecommunications Relay for services like text telephone (TTY). Visit Ecology.wa.gov/ADA for more accessibility information.

Dated on <Month> <Day>, 202X.

Prepared by:

<permit writer>, PE
<Program Name> Program
Department of Ecology
State of Washington

Approved by:

<Section Manager Name>, Section Manager
<Program Name> Program
Department of Ecology
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