EXHIBIT E.

Current Permits
April 20, 2011

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
(7009 0960 0000 3848 6299)

Mr. John DeLong
President
Hawaiian Cement
99-1300 Halawa Valley Street
Alea, Hawaii 96701

Dear Mr. DeLong:

Subject: Covered Source Permit (CSP) No. 0252-01-C
Application for Renewal and Significant Modification No. 0252-06
Hawaiian Cement
653 TPH Aggregate Processing Facility
Located at: Camp 6, Puunene, Maui
Date of Expiration: April 19, 2016

The subject covered source permit is issued in accordance with Hawaii Administrative Rules (HAR), Title 11, Chapter 60.1. The issuance of this permit is based on the plans, specifications, and information that you submitted as part of your application received on February 26, 2008 and the additional information that you submitted as part of your application received on June 19, August 2, September 10 and 27, 2010, and February 11, 2011. The permit supersedes in its entirety covered Source Permit No. 0252-01-C issued on September 23, 2003.

The covered source permit is issued subject to the conditions/requirements set forth in the following attachments:

Attachment I: Standard Conditions
Attachment II: Special Conditions
Attachment II – INSIG: Special Conditions – Insignificant Activities
Attachment III: Annual Fee Requirements
Attachment IV: Annual Emissions Reporting Requirements
Mr. John DeLong  
April 20, 2011  
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The following forms are enclosed for your use and submittal as required:  

Compliance Certification Form  
Annual Emissions Report Form: Diesel Engine Generator and Stone Processing Plant  
Monitoring Report Form: Diesel Engine Generator  
Monitoring Report Form: Facility Production  
Monitoring Report Form:Opacity Exceedances  

The following forms are enclosed for your use and submittal as required:  

Visible Emissions Form Requirements, State of Hawaii  
Visible Emissions Form  

This permit: (a) shall not in any manner affect the title of the premises upon which the equipment is to be located; (b) does not release the permittee from any liability for any loss due to personal injury or property damage caused by, resulting from or arising out of the design, installation, maintenance, or operation of the equipment; and (c) in no manner implies or suggests that the Hawaii Department of Health, or its officers, agents, or employees, assumes any liability, directly or indirectly, for any loss due to personal injury or property damage caused by, resulting from or arising out of the design, installation, maintenance, or operation of the equipment.  

Sincerely,  

[Signature]  
STUART YAMADA, P.E., CHIEF  
Environmental Management Division  

CL: smk  

Enclosures  

c: Blake Shiigi, EHS – Maui  
   CAB Monitoring Section
1. Unless specifically identified, the terms and conditions contained in this permit are consistent with the applicable requirement, including form, on which each term or condition is based.

(Auth.: HAR §11-60.1-90)

2. This permit, or a copy thereof, shall be maintained at or near the source and shall be made available for inspection upon request. The permit shall not be willfully defaced, altered, forged, counterfeited, or falsified.

(Auth.: HAR §11-60.1-6; SIP §11-60-11)

3. This permit is not transferable whether by operation of law or otherwise, from person to person, from place to place, or from one piece of equipment to another without the approval of the Department of Health, except as provided in HAR, Section 11-60.1-91.

(Auth.: HAR §11-60.1-7; SIP §11-60-9)

4. A request for transfer from person to person shall be made on forms furnished by the Department of Health.

(Auth.: HAR §11-60.1-7)

5. In the event of any changes in control or ownership of the facilities to be constructed or modified, this permit shall be binding on all subsequent owners and operators. The permittee shall notify the succeeding owner and operator of the existence of this permit and its conditions by letter, copies of which will be forwarded to the Department of Health and the U.S. Environmental Protection Agency (EPA), Region 9.

(Auth.: HAR §11-60.1-5, §11-60.1-7, §11-60.1-94)

6. The facility covered by this permit shall be constructed and operated in accordance with the application, and any information submitted as part of the application, for the Covered Source Permit. There shall be no deviation unless additional or revised plans are submitted to and approved by the Department of Health, and the permit is amended to allow such deviation.

(Auth.: HAR §11-60.1-2, §11-60.1-4, §11-60.1-82, §11-60.1-84, §11-60.1-90)
7. This permit (a) does not release the permittee from compliance with other applicable statutes of the State of Hawaii, or with applicable local laws, regulations, or ordinances, and (b) shall not constitute, nor be construed to be an approval of the design of the covered source.

(Auth.: HAR §11-60.1-5, §11-60.1-82)

8. The permittee shall comply with all the terms and conditions of this permit. Any permit noncompliance constitutes a violation of HAR, Chapter 11-60.1 and the Clean Air Act and is grounds for enforcement action; for permit termination, suspension, reopening, or amendment; or for denial of a permit renewal application.

(Auth.: HAR §11-60.1-3, §11-60.1-10, §11-60.1-19, §11-60.1-90)

9. If any term or condition of this permit becomes invalid as a result of a challenge to a portion of this permit, the other terms and conditions of this permit shall not be affected and shall remain valid.

(Auth.: HAR §11-60.1-90)

10. The permittee shall not use as a defense in an enforcement action that it would have been necessary to halt or reduce the permitted activity to maintain compliance with the terms and conditions of this permit.

(Auth.: HAR §11-60.1-90)

11. This permit may be terminated, suspended, reopened, or amended for cause pursuant to HAR, Sections, 11-60.1-10 and 11-60.1-98, and Hawaii Revised Statutes (HRS), Chapter 342B-27, after affording the permittee an opportunity for a hearing in accordance with HRS, Chapter 91.

(Auth.: HAR §11-60.1-3, §11-60.1-10, §11-60.1-90, §11-60.1-98)

12. The filing of a request by the permittee for the termination, suspension, reopening, or amendment of this permit, or of a notification of planned changes or anticipated noncompliance does not stay any permit condition.

(Auth.: HAR §11-60.1-90)

13. This permit does not convey any property rights of any sort, or any exclusive privilege.

(Auth.: HAR §11-60.1-90)

14. The permittee shall notify the Department of Health and U.S. EPA, Region 9, in writing of the following dates:
a. The anticipated date of initial start-up for each emission unit of a new source or significant modification not more than sixty (60) days or less than thirty (30) days prior to such date;

b. The actual date of construction commencement within fifteen (15) days after such date; and

c. The actual date of start-up within fifteen (15) days after such date.

(Auth.: HAR §11-60.1-90)

15. The permittee shall furnish, in a timely manner, any information or records requested in writing by the Department of Health to determine whether cause exists for terminating, suspending, reopening, or amending this permit, or to determine compliance with this permit. Upon request, the permittee shall also furnish to the Department of Health copies of records required to be kept by the permittee. For information claimed to be confidential, the Director of Health may require the permittee to furnish such records not only to the Department of Health but also directly to the U.S. EPA, Region 9, along with a claim of confidentiality.

(Auth.: HAR §11-60.1-14, §11-60.1-90)

16. The permittee shall notify the Department of Health in writing, of the intent to shut down air pollution control equipment for necessary scheduled maintenance at least twenty-four (24) hours prior to the planned shutdown. The submittal of this notice shall not be a defense to an enforcement action. The notice shall include the following:

a. Identification of the specific equipment to be taken out of service, as well as its location and permit number;

b. The expected length of time that the air pollution control equipment will be out of service;

c. The nature and quantity of emissions of air pollutants likely to be emitted during the shutdown period;

d. Measures such as the use of off-shift labor and equipment that will be taken to minimize the length of the shutdown period; and

e. The reasons why it would be impossible or impractical to shut down the source operation during the maintenance period.

(Auth.: HAR §11-60.1-15; SIP §11-60-16)²

17. Except for emergencies which result in noncompliance with any technology-based emission limitation in accordance with HAR, Section 11-60.1-16.5, in the event any emission unit, air pollution control equipment, or related equipment malfunctions or breaks down in such a manner as to cause the emission of air pollutants in violation of HAR, Chapter 11-60.1 or this permit, the permittee shall immediately notify the Department of Health of the malfunction or breakdown, unless the protection of personnel or public health or safety demands immediate attention to the malfunction or breakdown and makes such notification infeasible. In the latter case, the notice shall be provided as
soon as practicable. Within five (5) working days of this initial notification, the permittee shall also submit, in writing, the following information:

a. Identification of each affected emission point and each emission limit exceeded;
b. Magnitude of each excess emission;
c. Time and duration of each excess emission;
d. Identity of the process or control equipment causing the excess emission;
e. Cause and nature of each excess emission;
f. Description of the steps taken to remedy the situation, prevent a recurrence, limit the excessive emissions, and assure that the malfunction or breakdown does not interfere with the attainment and maintenance of the National Ambient Air Quality Standards and state ambient air quality standards;
g. Documentation that the equipment or process was at all times maintained and operated in a manner consistent with good practice for minimizing emissions; and
h. A statement that the excess emissions are not part of a recurring pattern indicative of inadequate design, operation, or maintenance.

The submittal of these notices shall not be a defense to an enforcement action.

(Auth.: HAR §11-60.1-16; SIP §11-60-16)²

18. The permittee may request confidential treatment of any records in accordance with HAR, Section 11-60.1-14.

(Auth.: HAR §11-60.1-14, §11-60.1-90)

19. This permit shall become invalid with respect to the authorized construction if construction is not commenced as follows:

a. Within eighteen (18) months after the permit takes effect, is discontinued for a period of eighteen (18) months or more, or is not completed within a reasonable time.

b. For phased construction projects, each phase shall commence construction within eighteen (18) months of the projected and approved commencement dates in the permit. This provision shall be applicable only if the projected and approved commencement dates of each construction phase are defined in Attachment II, Special Conditions, of this permit.

(Auth.: HAR §11-60.1-9, §11-60.1-90)

20. The Department of Health may extend the time periods specified in Standard Condition No. 19 upon a satisfactory showing that an extension is justified. Requests for an extension shall be submitted in writing to the Department of Health.

(Auth.: HAR §11-60.1-9, §11-60.1-90)
21. The permittee shall submit fees in accordance with HAR, Chapter 11-60.1, Subchapter 6.

(Auth.: HAR §11-60.1-90)

22. All certifications shall be in accordance with HAR, section 11-60.1-4.

(Auth.: HAR §11-60.1-4, HAR §11-60.1-90)

23. The permittee shall allow the Director of Health, the Regional Administrator for the U.S. EPA and/or an authorized representative, upon presentation of credentials or other documents required by law:
   a. To enter the premises where a source is located or emission-related activity is conducted, or where records must be kept under the conditions of this permit and inspect at reasonable times all facilities, equipment, including monitoring and air pollution control equipment, practices, operations, or records covered under the terms and conditions of this permit and request copies of records or copy records required by this permit; and
   b. To sample or monitor at reasonable times substances or parameters to ensure compliance with this permit or applicable requirements of HAR, Chapter 11-60.1.

(Auth.: HAR §11-60.1-11, §11-60.1-90)

24. Within thirty (30) days of permanent discontinuance of the construction, modification, relocation, or operation of a stationary source covered by this permit, the discontinuance shall be reported in writing to the Department of Health by a responsible official of the source.

(Auth.: HAR §11-60.1-8; SIP §11-60-10)²

25. Each permit renewal application shall be submitted to the Department of Health and the U.S. EPA, Region 9, no less than twelve (12) months and no more than eighteen (18) months prior to the permit expiration date. The Director may allow a permit renewal application to be submitted no less than six (6) months prior to the permit expiration date, if the Director determines that there is reasonable justification.

(Auth.: HAR §11-60.1-101, 40 CFR §70.5(a)(1)(iii))¹

26. The terms and conditions included in this permit, including any provision designed to limit a source's potential to emit, are federally enforceable unless such terms, conditions, or requirements are specifically designated as not federally enforceable.

(Auth.: HAR §11-60.1-93)

27. The compliance plan and compliance certification submittal requirements shall be in accordance with HAR, Sections 11-60.1-85 and 11-60.1-86. As specified in HAR,
Section 11-60.1-86, the compliance certification shall be submitted to the Department of Health and the U.S. EPA, Region 9, once per year, or more frequently as set by any applicable requirement.

(Auth.: HAR §11-60.1-90)

28. Any document (including reports) required to be submitted by this permit shall be certified as being true, accurate, and complete by a responsible official in accordance with HAR, Sections 11-60.1-1 and 11-60.1-4, and shall be mailed to the following address:

Clean Air Branch
Environmental Management Division
Hawaii Department of Health
919 Ala Moana Boulevard, Room 203
Honolulu, HI 96814

Upon request and as required by this permit, all correspondence to the State of Hawaii Department of Health associated with this Covered Source Permit shall have duplicate copies forwarded to:

Chief
Permits Office, (Attention: Air-3)
Air Division
U.S. Environmental Protection Agency
Region 9
75 Hawthorne Street
San Francisco, CA 94105

(Auth.: HAR §11-60.1-4, §11-60.1-90)

29. To determine compliance with submittal deadlines for time-sensitive documents, the postmark date of the document shall be used. If the document was hand-delivered, the date received ("stamped") at the Clean Air Branch shall be used to determine the submittal date.

(Auth.: HAR §11-60.1-5, §11-60.1-90)

1 The citations to the Code of Federal Regulations (CFR) identified under a particular condition, indicate that the permit condition complies with the specified provision(s) of the CFR. Due to the integration of the preconstruction and operating permit requirements, permit conditions may incorporate more stringent requirements than those set forth in the CFR.

2 The citations to the State Implementation Plan (SIP) identified under a particular condition, indicate that the permit condition complies with the specified provision(s) of the SIP.
Section A. Equipment Description

1. This permit encompasses the following equipment and associated appurtenances for the 653 TPH Stone Processing Plant:

   a. One 720 TPH Pioneer Grizzly Feeder, Model 50x24, Serial No. 408532.
   b. One 653 TPH Pioneer (Primary) Jaw Crusher, Model 4450, Serial No. 408531.
   c. One 840 TPH JCI 3-Deck Screen, Model JCI620332LP, Serial No. 00LP12132.
   d. One 525 TPH Deister 2-Deck Screen, Model 5x14, Serial No. 2001169.
   e. One 645 TPH Cedarapids (Secondary) Rollercone Crusher, Model MVP450.
   f. One 400 TPH Canica (Tertiary No. 1) Impact Crusher, Model 100VSI, Serial No. 125120-87.
   g. One 600 TPH Canica (Tertiary No. 2) Impact Crusher, Model 125VSI, Serial No. 125140-92.
   i. 150 TPH Fisher Industries Stationary Air Classifier, Serial No. AS-67-607347.
   j. 525 TPH Syntron Feeder, Model F-480, Serial No. T102615.
   k. Two Jeffrey Feeders, Model 250, Serial Nos. 884516 and 884517.
   l. One Surge Rock Feeder.
   m. Various Conveyors;
   n. Enclosures; and
   o. Water spray system.
   p. One 950 HP Caterpillar Diesel Engine Generator, CAT C27 ATAAC Diesel Engine and CAT SR4B Generator, Diesel Engine Serial No. MJE00535.

Backup Equipment:

   q. One 700 TPH Cedarapids Apron Feeder with Hopper, Model VGF4220-15, Serial No. 50058 (backup for 720 TPH Pioneer Grizzly Feeder).
   r. One 800 TPH Pioneer Jaw Crusher, Model 3042, Serial No. UH-3769 (backup for 653 TPH Pioneer Jaw Crusher).
   s. One 600 TPH Metso Minerals 4' x 8' Double Deck Scalping Screen, Model HRVX-9, Serial No. C001061401 (backup for 840 TPH JCI 3-Deck Screen).

(Auth.: HAR §11-60.1-3)
2. An identification tag or name plate shall be displayed on each crusher, screen, feeder, and diesel engine generator listed above to show model no., serial/identification no., and manufacturer. The identification tag or name plate shall be permanently attached to the equipment in a conspicuous location.

(Auth.: HAR §11-60.1-5, §11-60.1-90)

Section B. Applicable Federal Regulations

1. The stone processing plant, excluding the 800 TPH Pioneer Jaw Crusher, Model 3042, is subject to the provisions of the following federal regulations:

   a. 40 CFR Part 60, Standards of Performance for New Stationary Sources, Subpart A, General Provisions; and

   (Auth.: HAR §11-60.1-3, §11-60.1-90, §11-60.1-161; 40 CFR §60.1, §60.670)\(^1\)

2. The diesel engine generator is subject to the provisions of the following federal regulations:

   b. 40 CFR Part 60, Standards of Performance for New Stationary Sources, Subpart IIII, Standards of Performance for Stationary Compression Ignition Internal Combustion Engines;
   c. 40 CFR Part 63, National Emission Standards for Hazardous Air Pollutants for Source Categories, Subpart A, General Provisions; and

   (Auth.: HAR §11-60.1-3, §11-60.1-90, §11-60.1-161; 40 CFR § 60.1, § 60.4200, § 63.1, § 63.6585)\(^1\)

3. The permittee shall comply with all of the applicable provisions of these standards, including all emission limits, notification, testing, monitoring, and reporting requirements. The major requirements of these standards are detailed in the special conditions of this permit.

   (Auth.: HAR §11-60.1-3, §11-60.1-90, §11-60.1-161; 40 CFR Part 60)\(^1\)
Section C. Operational and Emission Limitations

1. Operating Limits Diesel Engine Generator

   a. The total operating hours of the diesel engine generator shall not exceed 4,380 hours in any rolling twelve-month (12-month) period.

   b. The diesel engine generator shall be fired only on fuel oil no. 2 with:

      i. A maximum sulfur content not to exceed 0.0015% by weight; and

      ii. A cetane index or aromatic content as follows:

         1) Minimum cetane index of forty (40); or

         2) Maximum aromatic content of thirty-five (35) volume percent.

   c. For any six (6) minute averaging period, the diesel engine generator shall not exhibit visible emissions of twenty (20) percent opacity or greater, except as follows: during start-up, shutdown, or equipment breakdown, the diesel engine generator may exhibit visible emissions greater than twenty (20) percent opacity but not exceeding sixty (60) percent opacity for a period aggregating not more than six (6) minutes in any sixty (60) minutes.

      (Auth.: HAR §11-60.1-3, §11-60.1-32, §11-60.1-38, §11-60.1-90; SIP §60.1-24)²

2. Minimum Stack Height Diesel Engine Generator

   The stack height for the diesel engine generator shall be at least twenty-four (24) feet above base elevation.

      (Auth.: HAR §11-60.1-3, §11-60.1-90)

3. Operating Limits Stone Processing Plant

   a. The maximum production of material from the facility shall not exceed 1,000,000 tons in any rolling twelve-month (12-month) period.

      (Auth.: HAR §11-60.1-3, §11-60.1-90)

   b. The permittee shall not cause to be discharged into the atmosphere from the 653 TPH Pioneer (Primary) Jaw Crusher, fugitive emissions which exhibit greater than twelve (12) percent opacity.

      (Auth.: HAR §11-60.1-3, §11-60.1-90, §11-60.1-161; 40 CFR §60.672)

   c. The permittee shall not cause to be discharged into the atmosphere, fugitive emissions which exhibit greater than seven (7) percent opacity, from the:
i. 840 TPH JCI 3-Deck Screen;
ii. 525 TPH Deister 2-Deck Screen;
iii. Any transfer point on the belt conveyors (starting from the 720 TPH Pioneer Grizzly Feeder up to and including conveyor C9 and the conveying transfer points from the Canica tertiary crushers to the Simplicity tertiary screens of application 0252-06 rev 100618); or
iv. Any other affected facility (as defined in § 60.670 and 60.671).

(Auth.: HAR §11-60.1-3, §11-60.1-90, §11-60.1-161; 40 CFR §60.672)

d. The permittee shall not cause to be discharged into the atmosphere, fugitive emissions which exhibit greater than fifteen (15) percent opacity, from the:
   i. 645 TPH Cedarapids (Secondary) Rollercone Crusher;
   ii. 400 TPH Canica (Tertiary No. 1) Impact Crusher; and
   iii. 600 TPH Canica (Tertiary No. 2) Impact Crusher.

(Auth.: HAR §11-60.1-3, §11-60.1-90, §11-60.1-161; 40 CFR §60.672)

e. The permittee shall not cause to be discharged into the atmosphere from the two (2) Simplicity 8' x 20' Triple Deck Tertiary Screens, any transfer point on the belt conveyors (beginning with conveyor C6 of application 0252-06 rev 100617 and all conveyor transfer points following conveyor C6 in the process line, excluding the conveyor transfer points from the Canica tertiary crushers to the Simplicity tertiary screens) or from any other affected facility (as defined in § 60.670 and 60.671), fugitive emissions which exhibit greater than ten (10) percent opacity.

(Auth.: HAR §11-60.1-3, §11-60.1-90, §11-60.1-161; 40 CFR §60.672)

f. Backup Equipment
   i. The permittee shall not cause to be discharged into the atmosphere from the 600 TPH Metso Minerals 4' x 8' Double Deck Scalping Screen and all associated conveyor transfer points, fugitive emissions which exhibit greater than ten (10) percent opacity.

(Auth.: HAR §11-60.1-3, §11-60.1-90, §11-60.1-161; 40 CFR §60.672)

g. The stone processing plant shall be configured to the layout identified in the covered source permit application, or to an alternate configuration meeting the following:
   i. The permittee shall not operate the stone processing plant in a configuration that would result in an increase in the number of emission points, such as the addition of more transfer or stacking conveyors; and
   ii. The permittee shall not operate the stone processing plant in a configuration that would cause an increase in the capacity of the process flow.
iii. The permittee shall not operate the backup equipment at the same time as the equipment it replaces. The permittee may replace the:

1) 720 TPH Pioneer Grizzly Feeder with the 700 TPH Cedarapids Apron Feeder with Hopper;
2) 653 TPH Pioneer Jaw Crusher with the 800 TPH Pioneer Jaw Crusher; and
3) 840 TPH JCI 3-Deck Screen with the 600 TPH Metso Minerals 4' x 8' Double Deck Scalping Screen.

(Auth.: HAR §11-60.1-3, §11-60.1-90)

4. Fugitive Emission Control

a. The permittee shall take measures to control fugitive dust (e.g., wet suppression, enclosures, dust screens, etc.) at the crushers, screens, material transfer points, stockpiles, and throughout the facility. The Department of Health may at any time require the permittee to further abate fugitive dust emissions if an inspection indicates poor or insufficient control.

(Auth.: HAR §11-60.1-3, §11-60.1-33, §11-60.1-90)

b. The permittee shall not cause or permit fugitive dust to become airborne without taking reasonable precautions and shall not cause or permit the discharge of visible emissions of fugitive dust beyond the lot line of the property boundary on which the emissions originate.

(Auth.: HAR §11-60.1-3, §11-60.1-33, §11-60.1-90)

c. Water spray bars shall be installed, maintained, and utilized as needed during operation of the plant to minimize fugitive dust at the following material drop off points:

i. Exit of the Primary Crusher;
ii. Exit of Secondary Crusher to Secondary Screen Exit Conveyor;
iii. Entrance and Exit of the Tertiary Crushers;
iv. Entrance to Tertiary Screens;
v. Entrance to Tertiary Crushing Bin from Secondary Screen Exit Conveyor and Recirculating Conveyor;
vi. Secondary Screen Exit Conveyor to Tertiary Screens Feed Conveyor;
vii. Tertiary Crushers Exit Conveyor to Tertiary Screens Feed Conveyor;
viii. Tertiary Screens Feed Conveyor to Tertiary Screens;
ix. Conveyor Transfer Points (P)C2 to (P)C4 and (P)C3 to (P)C4; and
x. Conveyor discharge to all stockpiles.
The Department of Health at any time may require additional water sprays, manual water spraying, and/or enclosures at pertinent locations if an inspection indicates that more fugitive dust control is needed.

(Auth.: HAR §11-60.1-3, §11-60.1-33, §11-60.1-90)

d. The stone processing plant shall not be operated if observation, or the routine inspection required in Special Condition D.3.b indicates a significant drop in water pressure and/or flow rate, plugged nozzle(s), leak in the piping system, or other problems which affect the efficiency of its water spray system. The permittee shall investigate and correct the problem before resuming operations. The normal operating flow rate (gal/min) for the water spray system shall be established in the performance test conducted pursuant to this Attachment, Section F, and may be incorporated into the permit.

(Auth.: HAR §11-60.1-3, §11-60.1-33, §11-60.1-90)

e. A water spray system and/or an on-site water truck shall be maintained and utilized during the facility’s operating hours and at other times as necessary to minimize fugitive dust on haul roads, facility grounds, and storage piles.

(Auth.: HAR §11-60.1-3, §11-60.1-33, §11-60.1-90)

5. Maintenance

The stone processing plant, including the water spray system and enclosures, shall be maintained in good operating condition at all times with scheduled inspections and maintenance as recommended by the manufacturer, or as needed.

(Auth.: HAR §11-60.1-3, §11-60.1-33, §11-60.1-90)

6. Alternate Operating Scenario

a. The permittee may replace the diesel engine generator with a temporary replacement unit if any repair reasonably warrants the removal of the diesel engine generator from its site (i.e., equipment failure, engine overhaul, or any major equipment problems requiring maintenance for efficient operation). Permit requirements for the permitted diesel engine generator do not conflict with those required for the replacement unit, and the following provisions are adhered to:

i. The installation/operation of the temporary replacement diesel engine generator shall not exceed twelve (12) consecutive months.

ii. A request for replacing the diesel engine generator with a temporary replacement unit shall be submitted in accordance with Special Condition E.8.a.

iii. The temporary replacement unit must be similar in size to the diesel engine generator being replaced with equal or lesser emissions.
iv. The temporary replacement unit shall comply with all applicable conditions required for the primary unit including all air pollution control equipment requirements, operating restrictions, and emission limits.

v. The diesel engine generator shall be repaired and returned to service at the same location in a timely manner.

vi. Removal and return information shall be submitted as required by Special Condition E.8.b.

b. The Department of Health may require an ambient air quality assessment of the temporary unit, and/or provide a conditional approval to impose additional monitoring, testing, recordkeeping, and reporting requirements to ensure the temporary unit is in compliance with the applicable requirements of the permitted unit being temporarily replaced.

c. Records shall be maintained in accordance with Special Condition D.10.

d. The terms and conditions under each operating scenario shall meet all applicable requirements, including the special conditions of this permit.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-90)

Section D. Monitoring and Recordkeeping Requirements

1. Records

All records, including support information, shall be maintained for at least five (5) years from the date of the monitoring sample, measurement, test, report, or application. Support information includes all maintenance, inspection, and repair records, and copies of all reports required by this permit. These records shall be true, accurate, and maintained in a permanent form suitable for inspection and made available to the Department of Health or its representative(s) upon request.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-81, §11-60.1-90)

2. Production

Invoice and inventory records shall be maintained to document the total amount of product produced from the facility on a monthly and twelve-month (12-month) rolling basis for the purpose of the limitation specified in Special Condition C.3.a and for annual emissions reporting. Monthly records shall include the type (e.g., cinder, gravel, fines, etc.) and the amount of material (tons) processed.

(Auth.: HAR §11-60.1-3, §11-60.1-90)
3. Water Spray System

a. A non-resetting water meter shall be installed, operated and maintained for the water spray system of the 653 TPH stone processing plant to determine the cumulative gallons of water used for fugitive dust control and gallon per minute flow rate of the water spray system for the plant.

b. The water spray system, to include the water pump, piping system, spray nozzles and any gauges (i.e., water pressure, water flow meter, etc.) shall be checked routinely or at least once per week to insure proper operation of the water spray system.

(Auth.: HAR §11-60.1-3, §11-60.1-11, §11-60.1-90)

4. Visible Emissions (VE)

a. The permittee shall conduct monthly (calendar month) VE observations of the diesel engine generator by a certified reader in accordance with 40 CFR Part 60, Appendix A, Method 9. For each month, two (2) consecutive six (6) minute observations shall be taken at fifteen (15) second intervals. For the VE observations of the diesel engine generator, the observer shall comply with the following additional requirements:

i. The distance between the observer and the emission source shall be at least three (3) stack heights, but not more than 402 meters (0.25 miles); and

ii. The observer shall, when possible, select a position that minimizes interference from other sources of visible emissions. The required observer position relative to the sun (Method 9, 40 CFR Part 60, Appendix A-4, Section 2.1) shall be followed.

b. Except in those months where a performance test is conducted pursuant to Special Condition D.5 below, the permittee shall conduct monthly (calendar month) VE observations for the stone processing plant. Observations shall be made at emission points subject to an opacity limit, and shall be performed by a certified reader in accordance with 40 CFR Part 60, Appendix A, Method 9. For the monthly observation, two (2) consecutive six (6) minute observations shall be taken at fifteen (15) second intervals for each emission point. The observer shall comply with the following additional requirements:

i. The minimum distance between the observer and the emission source shall be 4.57 meters (15 feet);

ii. The observer shall, when possible, select a position that minimizes interference from other fugitive emission sources. The required observer position relative to the sun (Method 9; Section 2.1) shall be followed; and

iii. The observer shall record the operating capacity (ton/hr) of the plant at the time the observations were made.

The Department of Health may allow observation of a portion of the total emission points at the stone processing plant, if it can be demonstrated that operations have been in compliance with the permit. At a minimum, at least three (3) emission points
from the stone processing plant shall be observed each month. At a minimum, the three (3) selected points from the plant shall include one (1) crusher, one (1) screen, and one (1) transfer point or those points as specified by the Department of Health. The points observed shall be rotated so that each crusher, screen, and transfer point is eventually observed. The Department may require additional emission points to be observed. Allowance to observe a portion of the total required emission points shall be obtained in writing from the Department of Health.

c. Records shall be completed and maintained in accordance with the Visible Emissions Form Requirements.

(Auth.: HAR §11-60.1-3, §11-60.1-32, §11-60.1-90)

5. Performance Test

Source performance tests shall be conducted on the stone processing plant pursuant to this Attachment, Section F. Test plans, summaries and results shall be maintained in accordance with the requirements of this section.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-90)

6. Operating Hours

A non-resetting hour meter shall be installed, operated, and maintained on the diesel engine generator for the permanent recording of the total hours operated. The non-resetting meter shall not allow the manual resetting or other manual adjustments of the meter readings. The installation of any new non-resetting meters or the replacement of any existing non-resetting meters shall be designed to accommodate a minimum of five (5) years of equipment operation, considering any operational limitations, before the meter returns to a zero reading.

The meter shall permanently record the total hours of operation for the purpose of the hour limitations specified in Special Condition C.1.a. The following information shall be recorded for the diesel engine:

a. Date of meter readings;
b. Beginning and ending meter readings for each month;
c. Total hours of operation for each month; and
d. Total hours of operation on a rolling twelve-month (12-month) basis.

(Auth.: HAR §11-60.1-3, §11-60.1-11, §11-60.1-90)

7. Fuel Specification

Fuel purchase receipts, showing the fuel type, sulfur content (percent by weight), minimum cetane index or maximum aromatic content (volume percent), date of delivery, and amount
(gallons) of fuel delivered for the diesel engine generator shall be maintained for purposes of the fuel limits specified in Special Condition C.1.b, and annual emissions reporting. Fuel sulfur content, cetane index, and aromatic content may be demonstrated by providing the supplier's fuel specification sheet for the type of fuel purchased and received.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-11, §11-60.1-90)

8. Inspection, Maintenance, and Repair Log

Equipment inspection, maintenance, and repair work. An inspection, maintenance and repair log shall be maintained for the equipment covered under this permit. Inspection of, and replacement of parts and repairs to the diesel engine generator, crushers, screens, conveyors, and water spray system, shall be well documented. At a minimum, the following records shall be maintained:

a. The date of the inspection/maintenance/repair work;
b. A description of the part(s) inspected or repaired;
c. A description of the findings and any maintenance or repair work performed; and
d. The name and title of the personnel performing inspection/work.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-90)

9. Operation of Backup Equipment

The permittee shall record the following information for each period of time the Backup Equipment is operated:

a. The date the Backup Equipment begins operating;
b. The date the Backup Equipment stops operating; and
c. All periods of time during which the Backup Equipment and the equipment it is allowed to replace, as specified in Special Condition C.3.g.iii, are operated simultaneously. Record the start date and end date of simultaneous operation.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-90)

10. Alternate Operating Scenario

The permittee shall contemporaneously with making a change from one operating scenario to another, record in a log at the permitted facility, the scenario under which it is operating.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-90)
Section E. Notification and Reporting Requirements

1. Standard Conditions Reporting

Notification and reporting pertaining to the following events shall be done in accordance with Attachment I, Standard Condition Nos. 14, 16, 17, and 24, respectively:

a. Anticipated date of initial start-up, actual date of construction commencement, and actual date of start-up;
b. Intent to shut down air pollution control equipment for necessary scheduled maintenance;
c. Emissions of air pollutants in violation of HAR, Chapter 11-60.1 or this permit (excluding technology-based emission exceedances due to emergencies); and
d. Permanent discontinuance of construction, modification, relocation, or operation of the facility covered by this permit.

(Auth.: HAR §11-60.1-8, §11-60.1-15, §11-60.1-16, §11-60.1-90; SIP §11-60-10, §11-60-16)

2. Deviations

The permittee shall report (in writing) within five (5) working days any deviations from permit requirements, including those attributable to upset conditions, the probable cause of such deviations and any corrective actions or preventive measures taken. Corrective actions may include a requirement for additional testing, or more frequent monitoring, or could trigger implementation of a corrective action plan.

(Auth.: HAR §11-60.1-3, §11-60.1-15, §11-60.1-16, §11-60.1-90)

3. Notification of Constructed Stack Height

The permittee shall submit to the Department of Health written notification of the final constructed stack height of the diesel engine generator within fifteen (15) days following receipt of this covered source permit.

4. Annual Emissions Reports

a. As required by Attachment IV and in conjunction with the requirements of Attachment III, Annual Fee Requirements, the permittee shall report annually the total tons per year emitted of each regulated pollutant, including hazardous air pollutants. The report is due within sixty (60) days following the end of each calendar year. The following enclosed forms shall be used for reporting:

Annual Emissions Report Form: Diesel Engine Generator and Stone Processing Plant
b. Upon the permittee's written request, the deadline for annual emissions reporting may be extended, if the Department of Health determines that reasonable justification exists for the extension.

(Auth.: HAR §11-60.1-3, §11-60.1-90)

5. Monitoring Reports

The permittee shall submit semi-annually the following reports to the Department of Health. The reports shall be submitted within sixty (60) days after the end of each semi-annual calendar period (January 1 - June 30 and July 1 - December 31), shall be signed and dated by a responsible official, and shall include the following:

a. The total production (tons) of the stone processing plant on a monthly and twelve-month (12-month) rolling basis;

b. The total operating hours of the diesel engine generator on a monthly and twelve-month (12-month) rolling basis;

c. Identification of the type of fuel fired in the 950 HP Diesel Engine Generator. Including:

   i. The maximum sulfur content (percent by weight) of the fuel; and

   ii. The minimum cetane index or maximum aromatic content of the fuel.

d. All periods of time during which the Backup Equipment and the equipment it is allowed to replace, as specified in Special Condition C.3.g.iii, are operated at the same time; and

e. Identification of any opacity exceedances as determined by the required VE monitoring of the stone processing plant. Each exceedance reported shall include the date, six (6) minute average opacity reading, possible reason for exceedance, duration of exceedance, and corrective actions taken. If there were no exceedances, the permittee shall submit in writing a statement indicating that for each equipment there were no exceedances for that semi-annual period for the stone processing plant.

The following enclosed Monitoring Report Forms: Diesel Engine Generator; Facility Production; and Opacity Exceedances shall be used.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-90)

6. Performance Testing

a. At least thirty (30) days prior to conducting a source performance test pursuant to Attachment II, Section F, the permittee shall submit a written performance test plan to the Department of Health in accordance with Special Condition F.4.
b. Written reports of the results of the performance tests conducted to demonstrate compliance shall be submitted to the Department of Health **within sixty (60) days** after the completion of the performance test, and shall be in conformance with Special Condition F.6.

(Auth.: HAR §11-60.1-3, §11-60.1-90, §11-60.1-161; 40 CFR § 60.676)

7. Compliance Certification

During the permit term, the permittee shall submit at least **annually** to the Department of Health and U.S. EPA, Region 9, the attached **Compliance Certification Form** pursuant to HAR, §11-60.1-86. The permittee shall indicate whether or not compliance is being met with each term or condition of this permit. The compliance certification shall be submitted **within ninety (90) days after the end of each calendar year**, and shall be signed and dated by a responsible official. The compliance certification shall include, at a minimum, the following information:

a. The identification of each term or condition of the permit that is the basis of the certification;
b. The compliance status;
c. Whether compliance was continuous or intermittent;
d. The methods used for determining the compliance status of the source currently and over the reporting period;
e. Any additional information indicating the source's compliance status with any applicable enhanced monitoring and compliance certification including the requirements of Section 114(a)(3) of the Clean Air Act or any applicable monitoring and analysis provisions of Section 504(b) of the Clean Air Act; and
f. Any additional information as required by the Department of Health including information to determine compliance. Upon written request of the permittee, the deadline for submitting the compliance certification may be extended, if the Department of Health determines that reasonable justification exists for the extension.

(Auth.: HAR §11-60.1-4, §11-60.1-86, §11-60.1-90)

8. Alternate Operating Scenario

a. The permittee shall submit a written request and receive prior written approval from the Department of Health before exchanging a permitted diesel engine generator with a temporary replacement unit. The written request shall identify, at a minimum, the reasons for the replacement of the diesel engine generator from the site of operation and the estimated time period/dates for the temporary replacement, type, size, and manufacturing date of the temporary unit, emissions data, and stack parameters.
b. Prior to the removal and return of the permitted diesel engine generator, the permittee shall submit to the Department of Health written documentation on the removal and return dates and on the make, size, model, and serial numbers for both the temporary replacement unit and the installed unit.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-90)

Section F. Testing Requirements

1. Performance Testing
   a. Initial and Annual Testing

      Within sixty (60) days after achieving the maximum production rate at which the equipment will be operated but not later than one-hundred eighty (180) days after the initial startup of the equipment, and annually thereafter the permittee shall conduct or cause to be conducted, performance tests on the equipment subject to the opacity limits of Special Condition C.3.b. and C.3.c.

   b. Annual Testing

      On an annual basis the permittee shall conduct or cause to be conducted, performance tests on the equipment subject to the opacity limits of Special Condition C.3.d, C.3.e, and C.3.f.

   c. The Department of Health may require testing at other points in the facility if an inspection indicates poor or insufficient controls.

   d. Source performance testing is not required for a specific calendar year, for the following equipment, under the following circumstances:

      i. The 600 TPH Metso Minerals 4’ x 8’ Double Deck Scalping Screen is not operated at any time during the specific calendar year;
      ii. The 653 TPH Pioneer Jaw Crusher is not operated at any time during the specific calendar year; and
      iii. The 840 TPH JCI 3-Deck Screen is not operated at any time during the specific calendar year.

      (Auth.: HAR §11-60.1-3, §11-60.1-11, §11-60.1-90; §11-60.1-161, 40 CFR §60.675, SIP §11-60.15)²
2. Performance Test Methods

   a. The performance tests for the stone processing plant shall be conducted by a certified reader using Method 9 of 40 CFR Part 60, Appendix A-4, and the procedures in 40 CFR §60.11 with the following additions for the fugitive emissions observations:

      i. The minimum distance between the observer and the emission source shall be 4.57 meters (15 feet);

      ii. The observer shall, when possible, select a position that minimizes interference from other fugitive emission sources (e.g., road dust). The required observer position relative to the sun (Method 9, 40 CFR Part 60, Appendix A-4, Section 2.1) shall be followed; and

      iii. The observer shall record the operating capacity (tons/hr) of the crushing plant at the time observations were made.

   b. When determining compliance with the fugitive emissions standards of Special Condition C.3.b, C.3.c, C.3.d, C.3.e, and C.3.f, the duration of Method 9 observations must be thirty (30) minutes (five (5) 6-minutes averages). Compliance with the applicable fugitive emission limits specified in Special Condition C.3.b, C.3.c, C.3.d, C.3.e, and C.3.f must be based on the average of the five (5) 6-minute averages.

   c. When determining compliance with the fugitive emissions standards of Special Condition C.3.b, C.3.c, C.3.d, C.3.e, and C.3.f, if emissions from two (2) or more facilities continuously interfere so that the opacity of fugitive emissions from an individual affected facility cannot be read, either of the following procedures may be used:

      i. Use for the combined emission stream, the highest fugitive opacity standard applicable to any of the individual affected facilities contributing to the emissions stream; or

      ii. Separate the emissions so that the opacity of emissions from each affected facility can be read.

   d. When determining compliance with the fugitive emissions standard of Special Condition C.3.b, C.3.c, C.3.d, C.3.e, and C.3.f, a single visible emission observer may conduct visible emission observations for up to three (3) fugitive emission points within a fifteen-second (15-second) interval if the following conditions are met:

      i. No more than three (3) emission points may be read concurrently;

      ii. All three (3) emission points must be within a seventy (70) degree viewing sector or angle in front of the observer such that the proper sun position can be maintained for all three (3) points; and

      iii. If an opacity reading for any one (1) of the three (3) emission points equals or exceeds the applicable standard, then the observer must stop taking readings for the other two (2) points and continue reading just that single point.
e. If, after thirty (30) days notice for an initially scheduled performance test, there is a
delay, for example, due to operational problems, in conducting any rescheduled
performance test required by Section F, the permittee shall submit a notice to the
Department of Health at least seven (7) days prior to any rescheduled performance
test.

(Auth.: HAR §11-60.1-3, §11-60.1-11, §11-60.1-90, §11-60.1-161; 40 CFR §60.675)¹

3. Performance Test Expense and Monitoring

The performance tests shall be made at the expense of the permittee and shall be
conducted at the maximum expected operating capacity of the stone processing plant. All
performance tests may be monitored by the Department of Health.

(Auth.: HAR §11-60.1-3, §11-60.1-11, §11-60.1-90; §11-60.1-161, 40 CFR §60.675)¹

4. Performance Test Plan

At least thirty (30) days prior to conducting the performance test, the permittee shall
submit a written performance test plan to the Department of Health and U.S. EPA,
Region 9, that includes date(s) of the test, test duration, test locations, test methods,
source operation, locations of visible emissions readings, and other parameters that may
affect the test results. Such a plan shall conform to U.S. EPA guidelines including quality
assurance procedures. A test plan or quality assurance plan that does not have the
approval of the Department of Health may be grounds to invalidate any test and require a
retest.

(Auth.: HAR §11-60.1-3, §11-60.1-11, §11-60.1-90; 40 CFR 60.8, SIP §11-60.1-15)¹²

5. Deviations

Any deviations from these conditions, test methods, or procedures may be cause for
rejection of the test results unless such deviations are approved by the Department of
Health before the tests are performed.

(Auth.: HAR §11-60.1-3, §11-60.1-11, §11-60.1-90)

6. Performance Test Report

Within sixty (60) days after completion of the performance test, the permittee shall submit
to the Department of Health and U.S. EPA, Region 9, the test report which shall include the
operating conditions of the facility at the time of the test (e.g., operating rate in tons/hr,
water meter flow rate in gal/min, etc.), locations where the visible emissions were read,
visible emission readings, location of water sprays, summarized test results, comparative
results with the permit emission limits, other pertinent support calculations, and field/laboratory data. The results shall be recorded and reported in accordance with 40 CFR Part 60, Appendix A, and §60.8.

The normal operating water flow rate (gal/min) of the water spray system shall be determined by the water flow rate used during the performance test that demonstrates compliance with the opacity limits of this permit.

(Auth.: HAR §11-60.1-3, §11-60.1-11, §11-60.1-90, §11-60.1-161; 40 CFR §60.675; SIP §11-60-15)¹,²

7. Performance Test Waiver

Upon written request and justification, the Department of Health may waive the requirement for, or a portion of, a specific source performance test. The waiver request is to be submitted prior to the required test and must include documentation justifying such action. Documentation should include, but is not limited to, the results of the prior performance test indicating compliance by a wide margin, documentation of continuing compliance, and further that operations of the source have not changed since the previous source test.

(Auth.: HAR §11-60.1-3, §11-60.1-90)

Section G. Agency Notification

Any document (including reports) required to be submitted by this covered source permit shall be done in accordance with Attachment I, Standard Condition No. 28.

(Auth.: HAR §11-60.1-4, §11-60.1-90)

¹ The citations to the Code of Federal Regulations (CFR) identified under a particular condition, indicate that the permit condition complies with the specified provision(s) of the CFR. Due to the integration of the preconstruction and operating permit requirements, permit conditions may incorporate more stringent requirements than those set forth in the CFR.

² The citations to the State Implementation Plan (SIP) identified under a particular condition, indicate that the permit condition complies with the specified provision(s) of the SIP.
ATTACHMENT II - INSIG
SPECIAL CONDITIONS - INSIGNIFICANT ACTIVITIES
COVERED SOURCE PERMIT NO. 0252-01-C

Issuance Date: April 20, 2011  Expiration Date: April 19, 2016

In addition to the Standard Conditions of the Covered Source Permit, the following Special Conditions shall apply to the permitted facility:

Section A. Equipment Description

This attachment encompasses insignificant activities listed in HAR, §11-60.1-82(f) and (g) for which provisions of this permit and HAR, Subchapter 2, General Prohibitions, apply.

(Auth.: HAR §11-60.1-3)

Section B. Operational Limitations

1. The permittee shall take measures to operate applicable insignificant activities in accordance with the provisions of HAR, Subchapter 2 for visible emissions, fugitive dust, incineration, process industries, sulfur oxides from fuel combustion, storage of volatile organic compounds, volatile organic compound water separation, pump and compressor requirements, and waste gas disposal.

(Auth.: HAR §11-60.1-3, §11-60.1-82, §11-60.1-90)

2. The Department of Health may at any time require the permittee to further abate emissions if an inspection indicates poor or insufficient controls.

(Auth.: HAR §11-60.1-3, §11-60.1-5, §11-60.1-82, §11-60.1-90)

Section C. Monitoring and Recordkeeping Requirements

1. The Department of Health reserves the right to require monitoring, recordkeeping, or testing of any insignificant activity to determine compliance with the applicable requirements.

(Auth.: HAR §11-60.1-3, §11-60.1-90)

2. All records shall be maintained for at least five (5) years from the date of any required monitoring, recordkeeping, testing, or reporting. These records shall be true, accurate, and maintained in a permanent form suitable for inspection and made available to the Department of Health or its authorized representative upon request.

(Auth.: HAR §11-60.1-3, §11-60.1-11, §11-60.1-90)
Section D. Notification and Reporting

Compliance Certification

During the permit term, the permittee shall submit at least annually to the Department of Health and U.S. EPA, Region 9, the attached Compliance Certification Form pursuant to HAR, Subsection 11-60.1-86. The permittee shall indicate whether or not compliance is being met with each term or condition of this permit. The compliance certification shall include, at a minimum, the following information:

1. The identification of each term or condition of the permit that is the basis of the certification;
2. The compliance status;
3. Whether compliance was continuous or intermittent;
4. The methods used for determining the compliance status of the source currently and over the reporting period;
5. Any additional information indicating the source's compliance status with any applicable enhanced monitoring and compliance certification including the requirements of Section 114(a)(3) of the Clean Air Act or any applicable monitoring and analysis provisions of Section 504(b) of the Clean Air Act; and
6. Any additional information as required by the Department of Health including information to determine compliance.

The compliance certification shall be submitted within ninety (90) days after the end of each calendar year, and shall be signed and dated by a responsible official.

Upon written request of the permittee, the deadline for submitting the compliance certification may be extended, if the Department of Health determines that reasonable justification exists for the extension.

In lieu of addressing each emission unit as specified in Compliance Certification Form, the permittee may address insignificant activities as a single unit provided compliance is met with all applicable requirements. If compliance is not totally attained, the permittee shall identify the specific insignificant activity and provide the details associated with the noncompliance.

(Auth.: HAR §11-60.1-4, §11-60.1-86, §11-60.1-90)

Section E. Agency Notification

Any document (including reports) required to be submitted by this Covered Source Permit shall be done in accordance with Attachment I, Standard Condition No. 28.

(Auth.: HAR §11-60.1-4, §11-60.1-90)
ATTACHMENT III: ANNUAL FEE REQUIREMENTS
COVERED SOURCE PERMIT NO. 0252-01-C

Issuance Date: April 20, 2011
Expiration Date: April 19, 2016

The following requirements for the submittal of annual fees are established pursuant to Hawaii Administrative Rules (HAR), Title 11, Chapter 60.1, Air Pollution Control. Should HAR, Chapter 60.1 be revised such that the following requirements are in conflict with the provisions of HAR, Chapter 60.1, the permittee shall comply with the provisions of HAR, Chapter 60.1:

1. Annual fees shall be paid in full:
   a. Within sixty (60) days after the end of each calendar year; and
   b. Within thirty (30) days after the permanent discontinuance of the covered source.

2. The annual fees shall be determined and submitted in accordance with Hawaii Administrative Rules, Chapter 11-60.1, Subchapter 6.

3. The annual emissions data for which the annual fees are based shall accompany the submittal of any annual fees and be submitted on forms furnished by the Department of Health.

4. The annual fees and the emission data shall be mailed to:

   Clean Air Branch
   Environmental Management Division
   Hawaii Department of Health
   919 Ala Moana Boulevard, Room 203
   Honolulu, HI 96814
ATTACHMENT IV: ANNUAL EMISSIONS REPORTING REQUIREMENTS
COVERED SOURCE PERMIT NO. 0252-01-C

Issuance Date: April 20, 2011
Expiration Date: April 19, 2016

In accordance with the Hawaii Administrative Rules, Title 11, Chapter 60.1, Air Pollution Control, the permittee shall report to the Department of Health the nature and amounts of emissions.

1. Complete the attached form(s):
   Annual Emissions Report Form: Diesel Engine Generator and Stone Processing Plant

2. The reporting period shall be from January 1 to December 31 of each year. All reports shall be submitted to the Department of Health within sixty (60) days after the end of each calendar year and shall be mailed to the following address:

   Clean Air Branch
   Environmental Management Division
   Hawaii Department of Health
   919 Ala Moana Boulevard, Room 203
   Honolulu, HI 96814

3. The permittee shall retain the information submitted, including all emission calculations. These records shall be in a permanent form suitable for inspection, retained for a minimum of five (5) years, and made available to the Department of Health upon request.

4. Any information submitted to the Department of Health without a request for confidentiality shall be considered public record.

5. In accordance with HAR, Section 11-60.1-14, the permittee may request confidential treatment of specific information, including information concerning secret processes or methods of manufacture, by submitting a written request to the Director and clearly identifying the specific information that is to be accorded confidential treatment.
COMPLIANCE CERTIFICATION FORM
COVERED SOURCE PERMIT NO. 0252-01-C
PAGE 1 OF ___

Issuance Date: April 20, 2011
Expiration Date: April 19, 2016

In accordance with the Hawaii Administrative Rules, Title 11, Chapter 60.1, Air Pollution Control, the permittee shall report to the Department of Health the following certification at least annually, or more frequently as requested by the Department.

(Make Copies of the Compliance Certification Form for Future Use)

For Period: __________________________ Date: __________________________

Company/Facility Name: ________________________________________________

Responsible Official (Print): _____________________________________________
Title: __________________________________________________________________

Responsible Official (Signature): _________________________________________

I certify that I have knowledge of the facts herein set forth, that the same are true, accurate and complete to the best of my knowledge and belief, and that all information not identified by me as confidential in nature shall be treated by Department of Health as public record. I further state that I will assume responsibility for the construction, modification, or operation of the source in accordance with the Hawaii Administrative Rules, Title 11, Chapter 60.1, Air Pollution Control, and any permit issued thereof.
The purpose of this form is to evaluate whether or not the facility was in compliance with the permit terms and conditions during the covered period. If there were any deviations to the permit terms and conditions during the covered period, the deviation(s) shall be certified as *intermittent compliance* for the particular permit term(s) or condition(s). Deviations include failure to monitor, record, report, or collect the minimum data required by the permit to show compliance. In the absence of any deviation, the particular permit term(s) or condition(s) may be certified as *continuous compliance*.

**Instructions:**
Please certify Sections A, B, and C below for continuous or intermittent compliance. Sections A and B are to be certified as a group of permit conditions. Section C shall be certified individually for each operational and emissions limit condition as listed in the Special Conditions section of the permit (list all applicable equipment for each condition). Any deviations shall also be listed individually and described in Section D. The facility may substitute its own generated form in verbatim for Sections C and D.

### A. Attachment I, Standard Conditions

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<thead>
<tr>
<th>Permit term/condition</th>
<th>Equipment</th>
<th>Compliance</th>
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| All standard conditions | All Equipment listed in the permit | □ Continuous  
|                          |           | □ Intermittent  |

### B. Special Conditions - Monitoring, Recordkeeping, Reporting, Testing, and INSIG

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<th>Permit term/condition</th>
<th>Equipment</th>
<th>Compliance</th>
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| All monitoring conditions | All Equipment listed in the permit | □ Continuous  
|                          |           | □ Intermittent  |
| All recordkeeping conditions | All Equipment listed in the permit | □ Continuous  
|                          |           | □ Intermittent  |
| All reporting conditions | All Equipment listed in the permit | □ Continuous  
|                          |           | □ Intermittent  |
| All testing conditions | All Equipment listed in the permit | □ Continuous  
|                          |           | □ Intermittent  |
| All INSIG conditions | All Equipment listed in the permit | □ Continuous  
|                          |           | □ Intermittent  |
C. **Special Conditions - Operational and Emissions Limitations**

Each permit term/condition shall be identified in chronological order using attachment and section numbers (e.g., Attachment II, B.1, Attachment IIA, Special Condition No. B.1.f, etc.). Each equipment shall be identified using the description stated in Section A of the Special Conditions (e.g., unit no., model no., serial no., etc.). Check all methods (as required by permit) used to determine the compliance status of the respective permit term/condition.

<table>
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<th>Permit term/condition</th>
<th>Equipment</th>
<th>Method</th>
<th>Compliance</th>
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(Make Additional Copies if Needed)
### D. Deviations

<table>
<thead>
<tr>
<th>Permit Term/Condition</th>
<th>Equipment / Brief Summary of Deviation</th>
<th>Deviation Period time (am/pm) &amp; date (mo/day/yr)</th>
<th>Date of Written Deviation Report to DOH (mo/day/yr)</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Ending:</td>
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</tbody>
</table>

(Make Additional Copies if Needed)
ANNUAL EMISSIONS REPORT FORM
DIESEL ENGINE GENERATOR AND STONE PROCESSING PLANT
COVERED SOURCE PERMIT NO. 0252-01-C
(PAGE 1 of 2)

Issuance Date: April 20, 2011
Expiration Date: April 19, 2016

In accordance with the Hawaii Administrative Rules, Title 11, Chapter 60.1, Air Pollution Control, the permittee shall report to the Department of Health the nature and amounts of emissions:

(Make Copies for Future Use)

For Period: ___________________________ Date: __________________

Company name: _____________________________________________

Facility name: _______________________________________________

Equipment location: ___________________________________________

Equipment description: _________________________________________

Serial/ID Number: _____________________________________________

I certify that I have knowledge of the facts herein set forth, that the same are true, accurate and complete to the best of my knowledge and belief, and that all information not identified by me as confidential in nature shall be treated by the Department of Health as public record.

Responsible Official (Print): ______________________________________

Title: _______________________________________________________

Responsible Official (Signature): _________________________________

For the reporting period:

1. Report the diesel engine fuel consumption as follows:

<table>
<thead>
<tr>
<th>Model</th>
<th>Capacity</th>
<th>Maximum % Sulfur Content by Weight</th>
<th>Total Fuel Oil No. 2 Consumption (gal/yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<tr>
<td></td>
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</tbody>
</table>
### ANNUAL EMISSIONS REPORT FORM
### DIESEL ENGINE GENERATOR AND STONE PROCESSING PLANT
### COVERED SOURCE PERMIT NO. 0252-01-C
### (PAGE 2 of 2)

**Issuance Date:** April 20, 2011
**Expiration Date:** April 19, 2016

In accordance with the Hawaii Administrative Rules, Title 11, Chapter 60.1, Air Pollution Control, the permittee shall report to the Department of Health the nature and amounts of emissions:

2. Report the quantity of material processed:

<table>
<thead>
<tr>
<th>Type of Operation</th>
<th>Maximum Tons/hour of Material Entering (Tons/hr)</th>
<th>Materials Processed: Type (cinder, gravel, fines, etc.) and Amount (tons/yr)</th>
<th>Air Pollution Control Measures in Use</th>
<th>Control Efficiency (% Reduction)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pioneer Grizzly Feeder (Special Condition A.1.a.)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pioneer Primary Jaw Crusher (Special Condition A.1.b.)</td>
<td></td>
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<tr>
<td>JCI 3-Deck Screen (Special Condition A.1.c.)</td>
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<tr>
<td>Deister 2-Deck Screen (Special Condition A.1.d.)</td>
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<tr>
<td>Cedarapids Secondary Crusher (Special Condition A.1.e.)</td>
<td></td>
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<tr>
<td>Canica Tertiary Crusher #1 (Special Condition A.1.f)</td>
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<tr>
<td>Canica Tertiary Crusher #2 (Special Condition A.1.g.)</td>
<td></td>
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<tr>
<td>Two Simplicity Tertiary Screens (Special Condition A.1.h.)</td>
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<tr>
<td>Fisher Stationary Air Classifier (Special Condition A.1.i.)</td>
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<tr>
<td>Syntron Feeder (Special Condition A.1.j)</td>
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<tr>
<td>Two Jeffrey Feeders (Special Condition A.1.k.)</td>
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<tr>
<td>Surge Rock Feeder (Special Condition A.1.l)</td>
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<tr>
<td>Conveyor Transfer (Special Condition A.1.m.)</td>
<td></td>
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<tr>
<td>Backup: Cedarapids Apron Feeder (Special Condition A.1.n.)</td>
<td></td>
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<tr>
<td>Backup: Pioneer Jaw Crusher (Special Condition A.1.r.)</td>
<td></td>
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</tr>
<tr>
<td>Backup: Metso Minerals Screen (Special Condition A.1.s.)</td>
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<tr>
<td>Active Stockpiles</td>
<td>NA</td>
<td></td>
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</tr>
<tr>
<td>Truck Loading</td>
<td>NA</td>
<td></td>
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</tr>
</tbody>
</table>

Note: Control measures include water sprays, housing and duct work to baghouses.

*Use the following Control Efficiencies, unless documentation is available to show otherwise:*

- **Water sprays, or Enclosure:** 70%
- **Subsequent transfer points of water sprayed material:** 70-(5*n)%

*Efficiency factors may be reduced by the Department of Health, if there are any indications that a source's air pollution control device is not operating at the specified efficiency.*
MONITORING REPORT FORM  
DIESEL ENGINE GENERATOR  
COVERED SOURCE PERMIT NO. 0252-01-C  
(Page 1 of 2)  

Issuance Date: April 20, 2011 Expiration Date: April 19, 2016

In accordance with the Hawaii Administrative Rules, Title 11, Chapter 60.1, Air Pollution Control, the permittee shall report to the Department of Health the nature and amounts of emissions:

(Make Copies for Future Use)

For Period: ___________________________ Date: ________________

Company name: ___________________________

Facility name: ___________________________

Equipment location: _________________________

Equipment description: _________________________

Serial/ID Number: ___________________________

Serial/ID Number: ___________________________

I certify that I have knowledge of the facts herein set forth, that the same are true, accurate and complete to the best of my knowledge and belief, and that all information not identified by me as confidential in nature shall be treated by the Department of Health as public record.

Responsible Official (Print): __________________________________________

Title: __________________________________________

Responsible Official (Signature): ___________________________

For the reporting period:

1. Report the total operating hours of the 950 HP diesel engine generator for the reporting period:

<table>
<thead>
<tr>
<th>Month</th>
<th>Total Operating Hours Monthly Basis</th>
<th>Total Operating Hours 12-Month Rolling Basis</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
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<td>February</td>
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<td>November</td>
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<tr>
<td>December</td>
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</tbody>
</table>
In accordance with the Hawaii Administrative Rules, Title 11, Chapter 60.1, Air Pollution Control, the permittee shall report to the Department of Health the nature and amounts of emissions:

2. Report the maximum fuel sulfur content (% by weight) of fuel oil no. 2, cetane index (or aromatic content) for the reporting period:

<table>
<thead>
<tr>
<th>Equipment Description</th>
<th>Types of Fuel Fired</th>
<th>Maximum Sulfur Content (% by Weight)</th>
<th>Cetane Index (or Aromatic Content in Volume %)</th>
</tr>
</thead>
<tbody>
<tr>
<td>950 HP Diesel Engine Generator</td>
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</tbody>
</table>

If not already on file at the Department of Health, provide the supplier's fuel specification sheet for the type of fuel indicated in the above table. The fuel specification sheet shall indicate the percent sulfur content by weight.
MONITORING REPORT FORM
FACILITY PRODUCTION
COVERED SOURCE PERMIT NO. 0252-01-C
(Page 1 of 1)

Issuance Date: April 20, 2011
Expiration Date: April 19, 2016

In accordance with the Hawaii Administrative Rules, Title 11, Chapter 60.1, Air Pollution Control, the permittee shall report to the Department of Health the nature and amounts of emissions:

(Make Copies for Future Use)

For Period: ______________ Date: ______________

Company name: ________________________________
Facility name: ________________________________
Equipment location: ________________________________
Equipment description: ________________________________
Serial/ID Number: ________________________________
Serial/ID Number: ________________________________

I certify that I have knowledge of the facts herein set forth, that the same are true, accurate and complete to the best of my knowledge and belief, and that all information not identified by me as confidential in nature shall be treated by the Department of Health as public record.

Responsible Official (Print): ________________________________
Title: ________________________________

Responsible Official (Signature): ________________________________

For the reporting period:

1. Report production on a monthly and 12-month rolling basis for the reporting period:

<table>
<thead>
<tr>
<th>Month</th>
<th>Monthly Production (Tons)</th>
<th>Total Production (Tons) on a 12-Month Rolling Basis</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
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<td>December</td>
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</table>
MONITORING REPORT FORM
OPACITY EXCEEDANCES
COVERED SOURCE PERMIT NO. 0252-01-C

Issuance Date: April 20, 2011          Expiration Date: April 19, 2016

In accordance with the Hawaii Administrative Rules, Title 11, Chapter 60.1, Air Pollution Control, the permittee shall report to the Department of Health the following information **semi-annually**:

(Make Copies for Future Use)

For Period: ___________________________ Date: _____________

Company/Facility Name: ____________________________

Facility Name: ____________________________

I certify that I have knowledge of the facts herein set forth, that the same are true, accurate, and complete to the best of my knowledge and belief, and that all information not identified by me as confidential in nature shall be treated by the Department of Health as public record.

Responsible Official (Print): ____________________________

Title: ____________________________

Responsible Official (Signature): ____________________________________

**Visible Emissions:**

Report the following on the lines provided below: all date(s) and six (6) minute average opacity reading(s) which the opacity limit was exceeded during the monthly observations; or if there were no exceedances during the monthly observations, then write “no exceedances” in the comment column.

<table>
<thead>
<tr>
<th>EQUIPMENT or EMISSION POINT DESCRIPTION</th>
<th>SERIAL/ID NO.</th>
<th>DATE</th>
<th>6 MIN. AVER. (%)</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>
The **Visible Emissions (VE) Form** shall be completed **monthly** (*each calendar month*) for each equipment subject to opacity limits in accordance with 40 CFR Part 60, Appendix A, Method 9. At least **annually** (*calendar year*), VE observation shall be conducted for each equipment subject to opacity limits by a certified reader in accordance with Method 9. The VE Form shall be completed as follows:

1. VE observations shall take place during the day only. The opacity shall be noted in five (5) percent increments (e.g., 25%).
2. Orient the sun within a 140 degree sector to your back. Provide a source layout sketch on the VE Form using the symbols as shown.
3. For VE observations of stacks, stand at least three (3) stack heights but not more than a quarter mile from the stack.
4. For VE observations of fugitive emissions from crushing and screening plants, stand at least 4.57 meters (15 feet) from the visible emissions source, but not more than a quarter mile from the visible emission source.
5. Two (2) consecutive six (6) minute observations shall be taken at fifteen (15) second intervals for each stack or emission point.
6. The six (6) minute average opacity reading shall be calculated for each observation.
7. If possible, the observations shall be performed as follows:
   a. Read from where the line of sight is at right angles to the wind direction.
   b. The line of sight shall not include more than one (1) plume at a time.
   c. Read at the point in the plume with the greatest opacity (without condensed water vapor), ideally while the plume is no wider than the stack diameter.
   d. Read the plume at fifteen (15) second intervals only. Do not read continuously.
   e. The equipment shall be operating at the maximum permitted capacity.
8. If the equipment was shut-down for that period, briefly explain the reason for shut-down in the comment column.

The permittee shall retain the completed VE Forms for recordkeeping. These records shall be in a permanent form suitable for inspection, retained for a minimum of five (5) years, and made available to the Department of Health, or their representative upon request.

Any required initial and annual performance test performed in accordance with Method 9 by a certified reader shall satisfy the respective equipment’s VE monitoring requirements for the month the performance test is performed.
Company Name: 

For stacks, describe equipment and fuel: 

For fugitive emissions from crushers and screens, describe:
  Fugitive emission point: 
  Plant Production (tons/hr): 
  (During observation) 

**Site Conditions:**
Emission point or stack height above ground (ft): 
Emission point or stack distance from observer (ft): 
Emission color (black or white): 
Sky conditions (% cloud cover): 
Wind speed (mph): 
Temperature (°F): 
Observer Name: 
Certified? (Yes/No): 

**Observation Date and Start Time:**
Method of observation (Method 9):

<table>
<thead>
<tr>
<th>MINUTES</th>
<th>Seconds</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>15</td>
<td>30</td>
</tr>
<tr>
<td>1</td>
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<tr>
<td>Six (6) Minute Average Opacity Reading (%):</td>
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</tr>
</tbody>
</table>

**Observation Date and Start Time:**
Method of observation (Method 9):

<table>
<thead>
<tr>
<th>MINUTES</th>
<th>Seconds</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>15</td>
<td>30</td>
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<td>1</td>
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<tr>
<td>6</td>
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<td></td>
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<tr>
<td>Six (6) Minute Average Opacity Reading (%):</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
May 19, 2015

Mr. John DeLong  
President  
Hawaiian Cement  
99-1300 Halawa Valley Street  
Aiea, Hawaii  96701  

Dear Mr. DeLong:

SUBJECT: Renewal Application No. 0252-10  
Covered Source Permit No. 0252-01-C  
653 TPH Aggregate Processing Facility  
Located At: Camp 6, Puunene, Maui

The Department of Health, Clean Air Branch (CAB), acknowledges receipt of your renewal application for the subject permit on April 21, 2015. Your renewal application has been assigned No. 0252-10. Please reference this number in future correspondence. A receipt for the application filing fee of $500.00 is enclosed.

The CAB completed a preliminary review of your permit application and has determined the application to be complete. Please note that pursuant to Hawaii Administrative Rules, Chapter 11-60.1, during the processing of an application that has been deemed complete, if it is determined that additional information is necessary to evaluate or take final action on the application, the CAB may request for additional information.

If there are any questions regarding this matter, please contact Mr. Jensen I. Kennedy of my staff at (808) 586-4200.

Sincerely,

NOLAN S. HIRAI, P.E.  
Manager, Clean Air Branch

JIK:dh  
Enclosure

c:  CAB Monitoring Section