

ENVIRONMENTAL MANAGEMENT BUREAU REGION 8



COMPLIANCE INSPECTION FOR AIR QUALITY MANAGEMENT

ENVIRONMENTAL MONITORING AND ENFORCEMENT DIVISION-WATER AIR QUALITY MONITORING SECTION

Report Control Number: Alk-02-18
Date of Inspection: February 4, 2021
Mission Order No.: EMBR8-2020-001777

1. GENERAL INFORMATION						
Name of Establishment: CSJ Aggr Address: Brgy. San Miguel, Sogoo		Geo Coordinates				
	0/0 A.	10.402395° N, 124.990208° E				
Nature of Business: Sand and Gra	avel Extraction	10.402393 14, 12	14.550200 L			
PSIC Code: 08105	Product: Sand and Gravel	Year Established: 2008				
Operating hours/day: 6	Operating days/week: 6	Operating days/	year: 289			
Product Lines	Production Rate as Declared in the ECC	Actu	al Production Rate			
Name of Managing Head:	Ceasar Servacio Jr					
Name of PCO:	Rodelio Pangilinan					
PCO Accreditation No.:	2017-RVIII-0043	Date of Effectivit	ty: 06/05/2017-2020			
Phone/Fax:	0917-466-1031	Email: pangilinanrodelio@yahoo.com				
2. PURPOSE OF INSPECTION Verify accuracy of information renewals, or modification	on submitted by the establishment	pertaining to new	permit applications,			
New Renewal PMPIN Application Hazardous Waste ID Re Hazardous Waste Trans Hazardous waste TSD R Permit to Operate Air P Discharge Permit Others	sporter Registration	New	Renewal			
Requirements Investigate community comp Check status of voluntary compound industrial Ecowatch Philippine Environmen Pollution Adjudication Others Others	mmitment tal Partnership Program (PEPP) Board (PAB)	ons, permit condit	ions, and other			
Name of Contact Person	Rodelio Pangilinan					
Position / Designation	Pollution Control Officer					

3. COMPLIANCE STATUS

3.1 DENR Permits/Licenses/Clearance

Environmental Law		Permits	Date of Issue	Expiry Date
	ECC1	ECC-08-070228-0019	03/01/2007	
PD 1586	ECC2			
	ECC3			
	DENR Registry ID			
RA 6969	PCL Compliance Certificate			
	CCO Registry			
	Permit to Transport			
RA 8749	POA No.	18-POA-F-0864-0145	06/07/2018	06/07/2023
RA 9003	ECC for Sanitary Landfill			
RA 9275	DP No.	DP-R08-20-04015	09/16/2020	09/16/2021

MODULE AQM01: PRE-INSPECTION INFORMATION SHEET FOR EMISSION SOURCES

Emission Soul	rce Data Information
Emission Source No.	
Type (Brand/Model)	Jaw Crusher
Rated Capacity	1.7 MT/day
Fuel Type & Quantity	Electric
Operating Capacity	
Control Facility	Water Sprinkler
Notes:	

Emission Source Data Information		
Emission Source No.		
Type (Brand/Model)		
Rated Capacity		
Fuel Type & Quantity		
Operating Capacity		
Control Facility		
Notes: Standby		

Legal Provision	Regulatory Requirements	Compliant		Notes	lotes	
		Υ	N	N/A		
DAO 2004-26						
Rule 19 Section 1	All emission sources have a valid Permit to Operate	1				
Rule 19 Section 3	As built design of the installation conforms with submitted engineering plans and specifications	1				
	Declared control facilities are installed and operational	1				
	Installation is located as proposed in the vicinity map (plant and machinery layout)	1				
	Facility design capacity is within the capacity declared in the application for permit to operate	1				
Rule 19 Section 5	Temporary Permit is still valid			1		
Rule 19 Section 6	Application for renewal has been filed for expiring Permit to Operate 30 days before permit expiration date			~		
Rule 19 Section 9	Permit to Operate displayed conspicuously upon the installation or in an accessible / visible place near the installation	1				
	Conditions of the Permit to Operate are complied with	1				
Rulle 19 Section 11	Plant operational problems notification submitted to EMB within 24 hours of occurrence			1		
Rule 19 Section 12	Quarterly submission of self- monitoring report	1			Q ₁ Q ₃	Q ₂ Q ₄

DAO 2000-81			1/1	
art 7 Rule 25 Section 5 a#	Person in charge of the plant / equipment has sufficient measure to		1	
	ensure that no dark smoke is			
	discharging from any stack in the			
	establishment. E.g.: window view of	-		
	stack, mirror to reflect top of stack,			
	smoke density indicator, CCTV, etc.			
Part 7 Rule 25 Section 5 a#	All oil-burning equipment have		1	
Nule 25 Section 5 am	heaters capable of heating oil to a		1 1	
	temperature appropriate for the oil			
	and burner			
	and burner			
Part 7 Rule 25 Section 5 a#	Establishment is fossil fuel-fired		1	
3	power plant over 10MW rating			
	installed with CEMS for particulates,		1 4	
	sulfur oxide, and NOx			
	Establishment is petroleum refinery /		1	
	petrochemical industry installed with			
	CEMS for particulates, sulfur oxide,			
	and NOx		1 11	
	Establishment is primary copper		1	
	smelter installed with CEMS for			
	particulates, sulfur oxide, and NOx			
	Establishment is steel plant installed		1	
	with CEMS for particulates and sulfur			
	oxide			
	Establishment is ferro-alloy		1	
	production facility installed with			
	CEMS for particulates			
	Establishment is cement plant		1	
	installed with CEMS for particulates			
Part 7 Rule 25 Section 5 b	Miscellaneous equipment like		1	
art / Rule 25 decilor 5 b	reheating furnace, smoke oven, bake		1	
	oven, coffee heaters, varnish kettles,			
	etc. are installed with pollution		1 1	
	control facilities			
Part 7 Rule 25 Section 13 a	Establishment has precautionary	1		
art / Itale 20 Occilon 10 a	controls for dusts generated during			
	vehicular movement, transportation			
	of materials, construction, etc. (List			2
	controls identified)			
Part 7 Rule 25 Section 13 b	Establishment has precautionary		1	
	controls for volatile organic			
	compounds or organic solvent			
	emissions generated during storing,		-1	
	pumping, handling, processing, etc.			
	(Listcontrols identified)			
Part 7 Rule 25 Section 13 d	No open burning activity in the		1	
	establishment			

1C 2009-04	Standby Gen sets with capacity	1	
IC 2005-04	greater than or equal to 1,250 KW undergo annual emission testing (with 3 test runs). These gen sets should not have the potential to emit more than 100tons/year of regulated pollutant.		
MC 2007-003 (2)	Boiler rated at greater than or equal to 251HP undergo bi-annual emission testing (with 3 test runs)	1	
	Other sources that have potential to emit equal to or greater than 100tons/year of regulated pollutant undergo bi-annual emission testing (with 3 test runs)	*	
	Boiler rated between 100 to 250 HP undergo annual emission testing (with 3 test runs)	1	
	Diesel generator rated at 600 to 1,249KW undergo annual testing (with 3 test runs)	1	
	Other sources that have potential to emit greater than 30 but less than 100tons/year of regulated pollutant undergo annual emission testing (with 3 test runs)	~	
	Sources of emissions of hazardous air pollutants included in PCL (DAO 1998 -58) undergo bi-annual emission testing (with 3 test runs)	1	
	Emission sources of petroleum refinery undergo bi-annual emission testing (with 3 test runs)	1	
	Emission sources of petrochemical works undergo bi-annual emission testing (with 3 test runs)	1	
	Emission sources of smelters undergo bi-annual emission testing (with 3 test runs)	1	
	Emission sources of cement kilns undergo bi-annual emission testing 'with 3 test runs)	/	
	Emission sources of steel -making plants undergo bi-annual emission testing (with 3 test runs)	1	
	Emission sources of ferro-alloy- making plants undergo bi-annual emission testing (with 3 test runs)	1	

	Emission sources of glass-making plants undergo bi-annual emission testing (with 3 test runs)	1	
	Boiler rated at 99HP or less undergo biennial emission testing (with 3 test runs)	1	
	Diesel generator rated at 599KW or less undergo biennial emission testing (with 3 test runs)	1	
	Other sources that have potential to emit at least 10tons/year but less than 30tons/year of regulated pollutant undergo biennial emission testing (with 3 test runs)	1	
	Source using Bunker Fuel Oil, blended fuels involving Bunker Fuel Oil, or sulfur content of 1% or more undergo bi-annual emission testing	1	
Appendix F (Quality A	Assurance Procedures)		
Section 6 (8)	Notification has been sent to EMB for any changes made in the CEMS installation	1	
	Notification has been sent to EMB for any changes made in the CEMS quality assurance and quality control plan	1	
Section 6 (5)	Each CEMS is audited and conducted in accordance to CFR 40 part 60 Appendix F.	1	
Section 6 (6)	Relative Accuracy Test Audit (RATA) is performed annually by industries in the presence of EMB personnel.	V	
	Establishment has sent thirty (30) day notice to EMB prior to the RATA testing schedule	V	
Section 6 (7)	Calibration gases are subject to audit or relative accuracy audit test every quarter	1	
	455.55		

25 Section 9b	Environmental Management Plan derived from EMS process submitted within 6 months after entering Consent Agreement with EMB		٧	
For Facilities Engaged wit EMS established within 18 months upon entering Consent Agreement with EMB DAO 2000-81 Part 7 Rule	EMS established within 18 months upon entering Consent Agreement with EMB		√	
Section 8 (4)	nature of system repairs and adjustments made in the CEMS/COMS SMR data measurements are within 75% data capture?		1	
Section 8 (3)	SMR includes information on time and date for each period during which the continuous monitoring system was inoperative and the		1	
	averaging period used for data reporting corresponding to the averaging period specified in the emission test period used to determine compliance with an emission standard for the pollutant/source category in question.			
Section 8 (2)	of excess, corrective actions taken, and preventive measures adopted. SMR includes information on the		1	
Section 8 (1)	SMR includes data on the time intervals, date and magnitude of excess emissions, nature and cause		1	
	testing, evaluations, calibration checks, adjustments and maintenance of any continuous emission monitors that have been installed pursuant to Rule IX Section 5 of DAO 2000-81 are available in the establishment.			
Section 7 (1) Section 7 (2)	Records of occurrence and duration of any start-up, shut-down or malfunction in the operation of any source or control facility is available in the establishment. Records of audits, performance		~	
Section 6 (9)	EMB Director and Regional Director have been notified of CEMS malfunction that lasted longer than seven (7) consecutive days.	,		

Other Observations:

- Facility was not operating during the time of inspection due to non-issuance of extraction permit from the Provincial LGU since May 2020
- > Emission of gases from jaw crusher engine is minimal as the plant uses AC power supply generation and dusts generated from the operation was mitigated with the application of water sprinklers
- No reported incident of air pollution from Barangay and Municipal LGUs.

Remarks and Recommendation:

The proponent have regularly secured the appropriate permits required

List of Documents Reviewed:

18-POA-F-0864-0145, 4Q 2020 SMR

Submitted by:

Supervising EMS, PEMU S. Leyte

EJANDROQUE G. MACATIGUE

Approval:

Reviewed by:

AYANONG Engr. CARLOS A Chief, WAQMS

Noted:

Regional Director