

MOJAVE DESERT AIR QUALITY MANAGEMENT DISTRICT

14306 Park AvenueVictorville,CA92392-2310 760.245.1661 -- 800.635.4617 -- FAX760.245.2022

INACTIVE

B012062

Inactive type Permit has no description information.

EXPIRES LAST DAY OF: FEBRUARY 2016

OWNER OF OPERATOR (Co.#2349)

MP Mine Operations LLC 67750 Bailey Road Mountain Pass,CA92366

EQUIPMENT LOCATION (Fac. #364)

Mountain Pass Mine 67750 Bailey Road Mountain Pass,CA92366

Description:

DIESEL IC ENGINE, PORTABLE consisting of: Tier IVi, Engine Family CJDXL04.5211

OneJohn Deere, Diesel fired internal combustion engine Model No.40415H and Serial No.TBD, Direct Injected, Electronic Control Module, Smoke Puff Limiter, Turbo Charged, producing99 bhp with4 cylinders at2400 rpm while consuming a maximum of5.6gal/hr. This equipment powers aAstecScreen Model No.FNG2512K and Serial No., rated at.

EMISSIONS RATES

Emission Type	Est. Max Load	Unit
СО	0.07	gm/bhp-hr
NOx	1.94	gm/bhp-hr
PM10	0.001	gm/bhp-hr
SOx	0.001	lbs/hr
VOC	0.01	gm/bhp-hr

CONDITIONS:

1. This equipment shall be installed, operated and maintained in strict accord with those recommendations of the manufacturer/supplier and/or sound engineering principles, which produce the minimum emissions of contaminants. Unless otherwise noted, this equipment shall also be operated in accordance with all data and specifications submitted with the application for this permit.

Fee Schedule:1 (b)

Rating:99bhp

SIC:1099

SCC:20100102

Location/UTM(Km):634E/3926N

This permit does not authorize the emission of air contaminants in excess of those allowed by law, including Division 26 of the Health and Safety Code of the State of California and the Rules and Regulations of the District. This permit cannot be construed as permission to violate existing laws, ordinances, statutes or regulations of this or other governmental agencies. This permit must be renewed by the expiration date above. If billing for renewal fee required by Rule 301(c) is not received by expiration date above, please contact the District.

MP Mine Operations LLC 1700 S. Pavilion Center Drive, 8th Floor Las Vegas,NV89135



Brad Poiriez Air Pollution Control Officer 2. This diesel ICE and its associated equipment cannot be operated at the same footprint (spot) for more than 365 consecutive days. (This system must be moved within this facility or moved to another facility annually.)

3. This unit shall only be fired on ultra-low sulfur diesel fuel, whose sulfur concentration is less than or equal to 0.0015% or 15 ppm on a weight per weight basis per CARB Diesel or equivalent requirements. [Title 17 CCR Section 93116.3(a)]

4.A non-resettable four-digit (9,999) hour timer shall be installed and maintained on this unit to indicate elapsed engine operating time.

5. Operation is limited to 200 hours only when operated in conjunction with temporary screening equipment which is exempt from permitting during the approved testing of the screening equipment.

6. The o/o shall maintain a operations log for this unit current and on-site (or at a central location) for a minimum of three (3) years, and this log shall be provided to District, State and Federal personnel upon request. The log shall include, at a minimum, the information specified below:

(a) Date of each use and duration of each use (in hours);

(b) Reason for use (testing & maintenance, emergency, required emission testing);

(c) Calendar year operation in terms of fuel consumption (in gallons) and total hours; and,

(d) Fuel sulfur concentration (the o/o may use the supplier's certification of sulfur content if it is maintained as part of this log).

7. The fleet under control of this o/o is subject to and shall comply with the weighted PM emission fleet averages expressed as grams per brake horsepower-hour (g/bhp-hr) by the listed compliance dates in Title 17 CCR Section 93116.3(c).

Fleet Standard Compliance;

//Engines <175 bhp// Engines >175 to 749 bhp//Engines >750 bhp
Date//(g/bhp-hr)//(g/bhp-hr)
1/1/2017//0.18//0.08//0.08
1/1/2020//0.04//0.02//0.02
===
Fleet is defined in Title 17 CCR Section 93116.2(16).

8. The o/o of this unit must submit a Statement of Compliance signed by the Responsible Official that the fleet standards are being achieved and a summary that identifies each portable engine in the fleet and the associated emission rate (g/bhp-hr) and other required information, see Title 17 CCR 93116.4(e)(2), (3), (4), (5), (6) and (7) for the following compliance statement submittal dates:

//Weighted DPM Emission Fleet Average Date// Submit by January 1, 2017//March 1, 2017 January 1, 2020//March 1, 2020 ===

9. This portable equipment shall not be operated and/or located with 1,000 feet of a public or private school (kindergarten through 12th grade) of more than 12 students for more than 45 consecutive days without completing the notification required by Health and Safety Code Section 42301.6.

10. This unit is subject to the requirements of the Airborne Toxic Control Measure For Diesel Particulate Matter From Portable Engines Rated At 50 Horsepower and Greater (Title 17 CCR 93116). In the event of conflict between these conditions and the ATCM, the more stringent shall govern.

11.(a) Mountain Pass Mine Facility Emissions Limits: The total criteria pollutant emissions for the Mountain Pass Mine shall be less than: 42 tons per year of NOx, 25 tons per year of VOC, 46 tons per year of PM10, 25 tons per year of SOx, and 100 tons per year of CO. The total emissions of Hazardous Air Pollutants (HAPs) for the Mountain Pass Mine shall be less than 10 tons per year for any single HAP and 25 tons per year for any combination of HAPs calculated on an annual basis. HAPs are defined in 40 CFR 61.01 and are the chemical compounds listed in section 112(b) of the Clean Air Act (Act).

(b) Monitoring, Periodic Monitoring & Recordkeeping Conditions. This facility shall demonstrate compliance with the specific facilitywide emission limits through the submission of an approved CEIP and CEIR. The CEIP and CEIR shall be based on actual emissions as determined by source test of the equipment or on district approved methods and emissions factors only. Generic or default emission factors shall not be used without approval from the District. The Comprehensive Emission Inventory Plan (CEIP) shall be due no later than March 31 of the year following the year of the actual emissions to be reported. Emissions will be calculated separately for each emissions source on a monthly basis and used to calculate the 12 month rolling annual total. All emissions sources including all permit units will be summed on a monthly basis and used to calculate the 12 month rolling annual total. The permit unit and facilitywide monthly emissions, 12 month rolling annual emissions total, and approved CEIR shall be kept on site and provided to District personnel upon request.

(c)A facility wide Comprehensive Emission Inventory (CEIR) must be submitted to the District, in a format approved by the District, for all emitted criteria air pollutant on a yearly basis, and every three years for toxic air pollutants, which is to be received by the District no later than April 30 of the following year.

[40 CFR 70.6 (a)(3)(i)(B) - Periodic Monitoring Requirements]

[Rule 204 - Permit Conditions; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]

[California Clean Air Act, Health and Safety Code \S\S39607 and \S\S44300 et seq., and the Federal Clean Air Act, \S110(a)(2)(F)(ii), codified in 40 CFR 60]