April 4, 2007

Certified Mail No. 7005 1160 0000 1550 2300

Max Nuxoll
Grangeville Transit Mix, Incorporated
P. O. Box 175
Grangeville, Idaho 83530

RE: Facility ID No. 777-00408, Grangeville Transit Mix, Incorporated, Portable Permit by Rule Registration Notification

Dear Mr. Nuxoll:

The Idaho Department of Environmental Quality (DEQ) received a Permit by Rule Registration form for a Nonmetallic Mineral Processing Plant from Grangeville Transit Mix, Incorporated (GTM), March 22, 2007. The registration is for the following equipment:

| Jaw crusher | El Jay (screen) | Caterpillar D343 |
| Serial No.: Unknown | Size: 5' x 14' | Output (kW): 250 |
| Capacity (T/hr): 75 | Number of Decks: 2 | Fuel: #2 Diesel |
| Manufactured: 1960s | Serial No.: 803 | Caterpillar 3208 |
| Impactor | El Jay (screen) | Output (kW): 75 |
| Serial No.: Unknown | Size: 4' x 8' | Fuel: #2 Diesel |
| Capacity (T/hr): 75 | Number of Decks: 2 | |
| Manufactured: 1960s | Serial No.: Unknown | |
| | Manufactured: Unknown | |

Your registration for Permit by Rule is in our files. There is no existing air quality permit associated with this company; therefore, no termination action is required. We recommend that you maintain a copy of this letter and a copy of the enclosed registration form for your records.

Please be advised that the registered equipment must comply with the Rules for the Control of Nonmetallic Mineral Processing Plants in accordance with IDAPA 58.01.01.790 through 802 (Rules for the Control of Air Pollution in Idaho). You can download a copy of the rules by visiting the rules page on DEQ’s web site at.

http://www.deq.idaho.gov/rules/admin_rules.cfm
A representative of the Lewiston Regional Office will contact you regarding a meeting with DEQ to discuss the requirements of this Permit by Rule. DEQ recommends the following representatives attend the meeting: your facility’s plant manager, responsible official, environmental contact, and any operations staff responsible for day-to-day compliance with permit conditions.

**Other Air Quality Requirements**

You will be required to submit a portable equipment relocation form each time the plant is moved to a new site of operations. DEQ requires that this form be submitted at least ten days prior to relocating the equipment. A copy of the form is enclosed for your convenience. You are also required to log the hours of operation for any electrical generator used, log all fugitive dust complaints, and log all triggers that initiate fugitive dust control. A copy of each of those forms is enclosed for your convenience. If you have any questions regarding this Permit by Rule process, please contact Bob Baldwin at (208) 373-0502 or Robert.Baldwin@deq.idaho.gov.

Sincerely,

[Signature]

Mike Simon
Stationary Source Program Manager
Air Quality Division
MS/REB/bf Project No. PR-2007.0039
Enclosure (Portable Equipment Relocation Form)

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c: Hudson Mann, Lewiston Regional Office (w/PBR Registration Form)
   Laurie Kral, US EPA Region 10
   Bill Rogers, Permit Coordinator (Registration Ltr.)
   Marilyn Seymore/Pat Rayne, AFS, (w/PBR Registration Form)
   Bob Baldwin, Permit Writer (w/PBR Registration Form)
   Source File (w/PBR Registration Form)
   Permit Binder (w/PBR Registration Form)
   Phyllis Heitman, (Ltr Only)
   Reading File (Ltr Only)