What is a General Permit for crushers?

General Permits for crushers contain standard requirements that apply to the non-metallic mining industry and are available to all portable and most stationary facilities. There are two types of General Permits for crushers: General Construction Permits for new crushers and General Operation Permits for existing crushers. The permits cover the primary crusher and all ancillary equipment associated with the crushing spread.

What are the benefits of a General Permit?

- Flexibility to construct, modify, or replace equipment (with exception of the primary crusher) without obtaining a construction permit as long as the facility continues to comply with all conditions of the General Operation Permit after the change.
- One set of requirements for companies with multiple crushers.
- Swift decision – permit coverage decision made in 15 days or less.
- Simplified permit applications and permitting process.
- Lower administrative costs - no permit revisions or permit renewals are necessary because the General Operation Permit does not expire.
- No construction permit fee - construction permit fee is waived because the facilities regulated under the General Construction Permit are not major sources.

What facilities can apply for a General Permit?

All portable crushers and most stationary crushers can obtain a General Permit. The department will perform modeling for a stationary crusher to determine if it is eligible for a General Permit.

For the purposes of the permit, a crusher is any facility that identifies 1422 as a primary Standard Industrial Classification (SIC) code or 212312 as a primary North American Industry Classification System (NAICS) code for operations at the facility.

What are the facility emissions limitations in a General Permit?

Crushers subject to the New Source Performance Standards (NSPS) need to comply with the applicable emission standards.

**Table 1: Crushers General Permit Limits**

<table>
<thead>
<tr>
<th>Pollutant/Synthetic Minor Condition</th>
<th>Limitation</th>
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<tbody>
<tr>
<td>Particulate Matter (PM₁₀)</td>
<td>250,000 tons of aggregate processed/month, 12 month rolling average</td>
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<tr>
<td>Nitrogen Oxides/Attainment Area</td>
<td>20,000 gallons or equivalent gallons of fuel/month, 12 month rolling average</td>
</tr>
<tr>
<td>Nitrogen Oxides/Ozone Non-attainment Area</td>
<td>6,870 gallons or equivalent gallons of fuel/month, 12 month rolling average</td>
</tr>
<tr>
<td>Asbestos</td>
<td>No recycling/crushing of asbestos containing materials</td>
</tr>
<tr>
<td>Section 112(b) Hazardous Air Pollutants – IC Engines (Gen-sets)</td>
<td>Fuel sulfur content of the fuel oil burned may not to exceed 15 ppm sulfur</td>
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<tr>
<td></td>
<td>Tier 2 emission standards for stationary sources¹</td>
</tr>
</tbody>
</table>

¹Tier 2 is applicable if the internal combustion engine remains or intends to remain in a single location for any 12-consecutive month period, and combusts or intends to combust 10,000 gallons or more of fuel during that period of time.
• Internal combustion (IC) engines (gen-sets) rated greater than 600 brake horsepower may not use more than 70 gallons of fuel per hour or emit more than 1.0 pounds of fine particles per hour.
• Gen-sets rated 600 brake horsepower or less may not use more than 30 gallons of fuel per hour or emit more than 1.31 pounds of fine particles per hour.

Are there other eligibility criteria?

Yes. The following is a list of eligibility criteria.
• Combustion units used at the facility may burn only biodiesel, distillate oils, gasoline, any combination of these fuels, or equivalent of butane, propane, or natural gas.
• Internal combustion (IC) engines (gen-sets) must have a vertical, unobstructed exhaust stack at least 12.0 feet above ground level and the stack inside diameter at the outlet may not exceed 1.3 feet.
• A department approved Fugitive Dust Control Plan must be followed. Applicants may elect the plan that is pre-approved by the department, which is included in the application materials, or submit their own plan for approval.
• A facility’s existing individual construction and/or operation permits must be revocable by the department. For most businesses, this will be possible.
• Facilities that have a General Construction Permit, will receive a General Operation Permit, upon submittal of proof of compliance with the visible emission limitations, along with an application for the General Operation Permit.

What requirements are in a General Permit?

• Facility production and fuel use may not exceed the limits in Table 1.
• The sulfur content of the fuel oil burned by the gen-sets may not exceed 15 ppm sulfur.
• Annual recordkeeping of production/usage data necessary to calculate emissions.
• Must meet all state (chs. NR 400 – NR 499, Wis. Adm. Code) and federal air pollution requirements that apply to the facility.
• Facility must submit annual a compliance monitoring report/compliance certification and report the facility’s emissions to the air emission inventory (AEI) each year.
• All replacement equipment other than the primary crusher is exempt from permitting requirements. However, the facility must notify the department of the replacement equipment and perform any required Visible Emissions testing on that equipment.
• New primary crushers will need to obtain a construction permit.
• Facilities receiving a General Construction Permit are required to perform Visible Emissions testing on all equipment that is covered in the permit. This requirement is the same for a facility receiving an individual construction permit.

Is there a downside to a General Permit?

Yes. The permit does limit production to 250,000 tons of aggregate processed per month based on a 12-month average. Additionally, generator fuel use is limited to 20,000 gallons per month, and when operating in ozone nonattainment counties, 6,870 gallons per month, both based on a 12-month average. It is up to the facility to determine whether or not they can operate within the restrictions of the General Permit for crushers.

What are the next steps to apply for a General Permit?

Interested facilities with existing individual construction and/or operation permits must request revocation of these permits. The department will notify each facility if all of its permits can be revoked. If they cannot be revoked, then the facility is not eligible for a General Permit for crushers. The Revocation Form (4530-157) is available at http://dnr.wi.gov/files/PDF/forms/4500/4530-157.pdf.

Coverage under a General Permit must be requested by the Responsible Official using forms provided by the department. Download the permit application forms at http://dnr.wi.gov/topic/airpermits/forms.html (Use the “general, registration and exemption” tab located on the top of the form table to select the correct category of forms - see forms 4530-141, 142, 143, 144 and 148). Complete the forms including the Responsible Official’s signature. Send the original, signed, hard copy plus an additional copy to WI Department of Natural Resources, Air Management Program, PO Box 7921, Madison, WI 53707-7921, ATTN: General Permits. In lieu of a second hard copy, a PDF of the application may be emailed to
The department has 15 days to review each application and either grant or deny coverage or ask for more information.

For more information:

- For more information on General Permits and to download this fact sheet, visit:
  [http://dnr.wi.gov/topic/airpermits/options.html#tabx5](http://dnr.wi.gov/topic/airpermits/options.html#tabx5)

- General Permit for crushers contact the DNR GOP Coordinator at DNRAMGOPCoordinator@wisconsin.gov

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