

**STATE OF HAWAII  
DEPARTMENT OF HEALTH  
CLEAN AIR BRANCH  
NOTICE AND FINDING OF VIOLATION**

<b>TO:</b> Royal Contracting Co., Ltd. 677 Ahua Street Honolulu, Hawaii 96819 <p style="text-align: center;"><b>RESPONDENT</b></p>	<b>NOVO No. 13-CA-EO-18</b> <i>(Please write this NOVO number on all correspondence)</i> Re: Temporary Covered Source Permit (CSP) No. 0586-01-CT Property/Facility: 280 TPH Stone Crushing Plant Grace Pacific's Makakilo Quarry, Kapolei
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Under Hawaii Revised Statutes ("HRS"), §342B-11, Hawaii Administrative Rules ("HAR") §11-60.1-2, and CSP No. 0586-01-CT, the Department of Health, Clean Air Branch ("DOH"), issues this Notice and Finding of Violation and Order ("NOVO"). Based on an inspection and records review, the DOH finds the following violation(s) alleged below. This case deals only with the violations alleged below, and the DOH may bring other cases for other violations. This case does not limit cases by any other public agency or private party.

<b>Statutes/Rules</b>	HRS, §342B-11, HAR, §11-60.1-2, and CSP No. 0586-01-CT., Attachment II, Special Conditions, Section C.3(b), Section D.1, Section D.4, Section D.8(a), Section D.8(b), Section D.8(c), and Section F.1.
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<b>Nature of the Violation</b>	<ol style="list-style-type: none"> <li>1) Exceeded the permit fugitive emission limit of 10% opacity during a source performance test conducted on December 23, 2013. The average opacity was 18.2%, over the limit of 10%;</li> <li>2) Failed to maintain true and accurate records by having unaccounted operating hours;</li> <li>3) Failed to install and operate a water pressure gauge and/or flow meter on the water spray system;</li> <li>4) Failed to conduct monthly visible emissions observations on the diesel engine for December 2012, January 2013, and March 2013;</li> <li>5) Failed to conduct the annual visible emissions observations of the diesel engine by a certified reader in accordance with 40 CFR Part 60, Appendix A, Method 9 for 2012;</li> <li>6) Failed to conduct monthly visible emissions observations of the stone crushing plant for December 2012, January 2013, and March 2013; and</li> <li>7) Failed to conduct a source performance test on the stone crushing plant for calendar year 2012.</li> </ol>
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The facts of this case and the law justify the following order.

**ORDER**

You are ordered to:

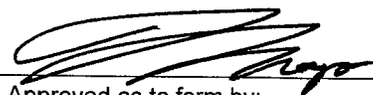
1. Take corrective action within twenty (20) days after the receipt of this Order, to prevent further violations, if RESPONDENT has not already done so.
2. Within twenty (20) days after the receipt of this Order, notify the DOH of the corrective actions taken.
3. Pay an administrative penalty of **ELEVEN THOUSAND SIX HUNDRED DOLLARS AND NO CENTS (\$11,600.00)** for the above violations. **Within 20 days after the receipt of the NOVO**, send a certified check to: Clean Air Branch, State Department of Health, P.O. Box 3378, Honolulu, Hawaii 96801. **The check should be made payable to the "State of Hawaii" and include the NOVO reference number stated above.**

This NOVO becomes final and enforceable, and the penalty becomes due and payable 20 days after your receipt of this NOVO unless before the 20 days expire, you submit a **written** request for a hearing to the Hearings Officer, Department of Health, 1250 Punchbowl Street, Third Floor, Honolulu, Hawaii 96813 and to the Clean Air Branch, State Department of Health, P.O. Box 3378, Honolulu, Hawaii 96801. In the request, include a copy of the NOVO. At a hearing, you may seek to avoid any penalty, and the DOH may seek the maximum penalty of Twenty-Five Thousand Dollars (\$25,000) per day, per violation. Parties may present evidence and witnesses on their behalf, and may examine and cross-examine all witnesses and evidence presented by the DOH. Parties may be represented by lawyers at their own expense, or they may represent themselves. Any hearing will follow HRS, Chapters 91 and 342B, and the DOH Rules of Practice and Procedure. After a hearing, the Director of Health or her appointee will decide the actual administrative penalty, which may be more or less than the penalty in this Order, or no penalty at all. If you have questions, please call Ms. Jill Stensrud, Supervisor of the Compliance and Enforcement Section, Clean Air Branch, at (808) 586-4200.

If you have special needs due to a disability that will aid you in participating in the hearing or pre-hearing conference, please contact the Hearings Officer at (808) 586-4409 (voice) or through the Telecommunications Relay Service (711), at least ten (10) working days before the hearing or pre-hearing conference date.

for   
 KEITH E. KAWAOKA, D. Env., Deputy Director  
 Environmental Health Administration

JUN 22 2015  
 Date

  
 Approved as to form by:  
 William F. Cooper  
 Deputy Attorney General