



**DEPARTMENT OF ENVIRONMENTAL QUALITY
AIR QUALITY DIVISION**

**Permit Application Analysis
AP-16951**

August 19, 2015

NAME OF FIRM: Johnson County Road & Bridge

NAME OF PIT: JC Rule Pit

LOCATION OF PIT: E $\frac{1}{2}$ NW $\frac{1}{4}$ of Section 8, T50N, R81W
Johnson County, Wyoming

TYPE OF OPERATION: Sand and Gravel Pit

RESPONSIBLE OFFICIAL: Scott Pehringer
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REVIEWING ENGINEER: Richard Jacoby, Air Quality Engineer

1. PURPOSE OF APPLICATION

On September 30, 2014, the Division of Air Quality received an application from Johnson County Road & Bridge to establish the JC Rule Pit. The JC Rule Pit will include gravel crushing, screening, exposed acreage, stockpiling and haul activity, located in the E $\frac{1}{2}$ NW $\frac{1}{4}$ of Section 8, T50N, R81W, approximately four (4) miles east-southeast of Buffalo, in Johnson County, Wyoming. The applicant estimates an annual production rate of 100,000 tons. No concrete batch plants or hot mix asphalt plants are planned for this site.

A facility location map is included in Appendix A.

2. REPORTED PIT INFORMATION

Annual Production Rate:	100,000 tons
Material Mined:	Gravel
Size of Pit:	15.0 acres
# of Blasts per Year:	0
Crushing and Screening Proposed:	Yes
Distance to Nearest Residence:	0.8 miles
Number of Residences within One (1) Mile Radius:	5
Distance Material Hauled Until Reaching Pavement:	1.3 miles
Proper Land Use Documentation Submitted:	Yes

3. ESTIMATED EMISSIONS

The pollutant of main concern at the JC Rule Pit will be fugitive particulate matter (TSP and PM₁₀) emitted primarily from crushing, screening, exposed acreage, stockpiling and haul truck activity. The Division estimated emissions based on EPA document, AP-42, Compilation of Emission Factors. Application of water during stockpiling operations is credited for fifty percent (50%) control efficiency. Table 1 lists the estimated emissions for exposed acreage and stockpiling based on a maximum production rate of 100,000 tpy of mined material, 607,500 tpy of stockpiled material and 17,750 tpy of topsoil. Exposed acreage is based on 15.0 acres. Table 2 lists emissions from haul road activities based on a haul road length of 2.6 miles (total miles to and from the pit). Emission calculations are detailed in Appendix B.

Table 1: JC Rule Pit – Estimated Emissions, tpy¹		
Source	TSP	PM ₁₀
Exposed Acreage	2.9	0.8
Truck Loading & Stockpiling	8.8	4.2
Total Emissions	11.7	5.0

¹Emissions estimated to nearest 0.1.

Table 2: Haul Road Emissions, tpy¹		
Source	TSP	PM ₁₀
Haul Road	22.6	6.4

¹Emissions estimated to nearest 0.1.

Crushing/Screening Emissions

The pollutant of main concern during crushing/screening operations will be fugitive particulate matter. The Division estimated emissions based on EPA document, AP-42, Compilation of Emission Factors. Application of water during portable crushing/screening operations is credited for fifty percent (50%) control efficiency. Table 3 lists the estimated emissions for crushing/screening operations based on a maximum production rate of 100,000 tpy of mined material. Emission calculations are detailed in Appendix B.

Table 3: Crushing/Screening Emissions, tpy¹		
Source	TSP	PM ₁₀
Crushing	0.1	0.1
Screening	0.6	0.2
Total Emissions	0.7	0.3

¹Emissions estimated to nearest 0.1.

Generator Emissions

The power source for the crushing/screening equipment may include line power or generator power. Not all crushing/screening equipment requires the use of generator power. The major pollutants emitted from the generator include NO_x with some CO from incomplete combustion. The Division averaged the emissions of generators used in conjunction with crushing/screening equipment from previous air quality permits issued from January 1, 2010 until July 1, 2011. Many different generators were used in determining the average estimated emissions. Table 4 lists the average estimated emissions for generators used in conjunction with crushing/screening equipment. Estimated emissions from generator(s) that may relocate to this site are listed in the associated air quality permit.

Table 4: Generator Emissions, tpy ¹					
Source	NO _x	CO	VOC	SO ₂	PM ₁₀
Generator(s)	17.5	5.5	0.8	0.6	0.8

¹ Emissions estimated to nearest 0.1.

4. BEST AVAILABLE CONTROL TECHNOLOGY (BACT)

The Division considers the use of water and/or chemical dust suppressants on the work areas, disturbed areas, stock piles, access roads and haul roads to represent BACT for this type of operation.

The Division considers limiting the maximum production rate at the pit as BACT for this type of operation since it is the basis for the emission estimates in the Division’s analysis and it will limit the potential-to-emit (PTE) emissions at the pit. Therefore, any crushing/screening equipment operating at this quarry will be limited to the maximum production rate. If multiple crushers/screens operate at this quarry during a calendar year, the total amount of material crushed/screened shall not exceed this limit.

The Division considers areas within the pit boundary that are subject to wind erosion as disturbed areas and reclamation areas. BACT for the treatment and stabilization practices of the disturbed areas and reclamation areas may consist of ripping or chiseling to create a roughened surface, seeding with a temporary vegetative cover or other practices which effectively stabilize against wind erosion. Localized areas identified for equipment storage/staging, work areas and required buffers for haul roads and reclamation are not required to be stabilized. These practices are also required BACT for coal mines.

5. CHAPTER 6, SECTION 3 APPLICABILITY

The JC Rule Pit is not a “major source” as defined by Chapter 6, Section 3 of the Wyoming Air Quality Standards and Regulations (WAQSR). Therefore, further analysis is not required under this section.

6. PREVENTION OF SIGNIFICANT DETERIORATION (PSD)

The JC Rule Pit is not a “major emitting facility” as defined by Chapter 6, Section 4 of the Wyoming Air Quality Standards and Regulations. Therefore, further analysis is not required under this section.

7. AMBIENT AIR QUALITY

The Division generally does not require modeling or monitoring for rock pits or multiple pits in an area. In previous permitting actions, the Division has modeled large surface coal pits with production rates in the millions of tons per year and the results have demonstrated compliance with particulate matter (PM₁₀ and PM_{2.5}) and nitrogen dioxide (NO₂) annual ambient standards, which are health based standards. Primary ambient air quality standards set limits to protect public health, including the health of “sensitive” populations such as asthmatics, children, and the elderly.

Emission estimates for pits range from 10 tpy to 200 tpy particulate matter depending on the operational activity at the pit. In comparison, a coal pit that produces 40 million tpy (MM tpy) of coal annually has estimated particulate emissions in the range of 1,500 tpy. The large surface coal pits in the Powder River Basin (PRB) are adjacent and the emissions from all pits in the modeling domain are considered in the modeling analysis, which can total 7,000 tpy particulate matter and 5,000 tpy NO_x. As discussed, large surface coal pits in the PRB have demonstrated compliance with Wyoming Air Quality Standards and Regulations health-based standards through modeling and/or monitoring.

Based on this experience, the Division concludes the cumulative impact from properly controlled pits, as required through the application of BACT, will not result in an exceedance of air quality standards.

8. LAND USE PLANNING

Johnson County Road & Bridge provided the Division with a letter dated August 11, 2014 from the Johnson County Planning Department that stated that there are no Johnson County regulations, permits or fees that pertain to any gravel pit operations in the unincorporated area of Johnson County. The documentation provided to the Division meets the WAQSR requirement that the proposed facility be located in accordance with proper land use planning [Chapter 6, Section 2(c)(iv)].

9. GREATER SAGE-GROUSE PROTECTION

The proposed operation of the JC Rule Pit must also comply with the Greater Sage-Grouse Executive Order 2011-5. The Division determined that the proposed JC Rule Pit is located outside of any sage grouse core areas, and greater than two (2) miles from any known occupied leks.

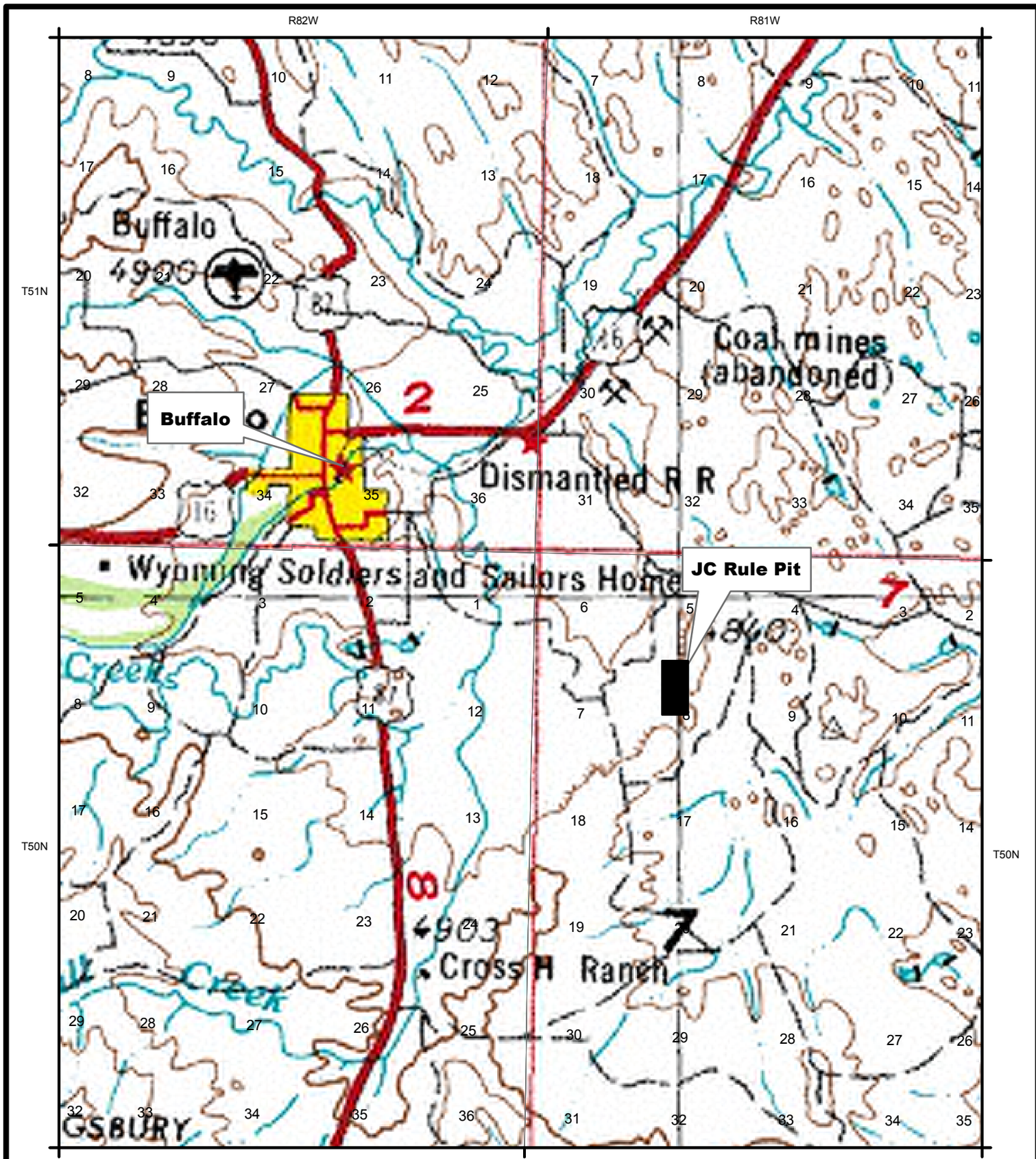
10. PROPOSED PERMIT CONDITIONS

The Division is proposing to issue an Air Quality Permit to Johnson County Road & Bridge to construct the JC Rule Pit subject to the following conditions:

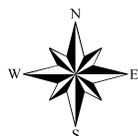
1. That authorized representatives of the Division of Air Quality be given permission to enter and inspect any property, premise or place on or at which an air pollution source is located or is being constructed or installed for the purpose of investigating actual or potential sources of air pollution and for determining compliance or non-compliance with any rules, standards, permits or orders.
2. That all substantive commitments and descriptions set forth in the application for this permit, unless superseded by a specific condition of this permit, are incorporated herein by this reference and are enforceable as conditions of this permit.

3. That all notifications, reports and correspondences associated with this permit shall be submitted to the Stationary Source Compliance Program Manager, Air Quality Division, 122 West 25th Street, Cheyenne, WY 82002 and a copy shall be submitted to the District Engineer, Air Quality Division, 510 Meadowview Dr., Lander, WY 82520. Submissions may also be done electronically through <https://airimpact.wyo.gov> to satisfy requirements of this permit.
4. The owner or operator shall furnish the Administrator written notification of: (i) the anticipated date of initial startup not more than sixty (60) days or less than thirty (30) days prior to such date, and; (ii) the actual date of initial start-up within fifteen (15) days after such date in accordance with Chapter 6, Section 2(i) of the WAQSR.
5. That the date of commencement of construction shall be reported to the Administrator within thirty (30) days of commencement. In accordance with Chapter 6, Section 2(h) of the WAQSR, approval to construct or modify shall become invalid if construction is not commenced within twenty-four (24) months after receipt of such approval or if construction is discontinued for a period of twenty-four (24) months or more. The Administrator may extend the period based on satisfactory justification of the requested extension.
6. Any crushing/screening equipment shall have separate valid air quality permit(s) prior to locating/operating at this site.
7. Concrete batch plants or hot mix asphalt plants cannot be located/operated at this site unless authorized by an appropriate permit modification
8. The amount of material crushed or hauled from the pit shall not exceed 100,000 tons per year. Records shall be kept for a period of five (5) years to demonstrate compliance with this condition and shall be made available to the Division upon request.
9. Johnson County Road & Bridge shall stabilize the exposed areas against wind erosion at the pit. Newly disturbed areas shall be treated within sixty (60) days of completion of stripping unless otherwise approved by the Division. Reclamation areas shall be stabilized against wind erosion within sixty (60) days of reaching the approved post mining topography, unless otherwise approved by the Division. Stabilization practices may consist of ripping or chiseling to create a roughened surface, seeding with a temporary vegetative cover or other practices which effectively stabilize against wind erosion. Localized areas identified for equipment storage/staging, work areas and required buffers for haul roads and reclamation are not required to be stabilized.
10. That all work areas and stockpiles shall be treated with water and/or chemical dust suppressants on a schedule sufficient to control fugitive dust.
11. All unpaved haul roads shall be treated with water and/or chemical dust suppressants on a schedule sufficient to control fugitive dust from vehicular traffic.

APPENDIX A
Facility Location Map



Johnson County Road & Bridge
JC Rule Pit
E1/2NW1/4 of Section 8, T50N, R81W
Johnson County, Wyoming



APPENDIX B

Emission Estimates

CRUSHING EMISSIONS:

Based on 100,000 tpy production rate, TSP and PM₁₀ emissions associated with crushing operations were estimated as follows:

Crushing: 0.0054 lb/ton TSP, 0.0024 lb/ton PM₁₀
AP-42 Table 11.19.2-2 8/04

$$\text{TSP Emissions} = \frac{100,000 \frac{\text{ton}}{\text{year}} \times 0.0054 \frac{\text{lb}}{\text{ton}} \times (1 - 0.50)}{2,000 \frac{\text{lb}}{\text{ton}}} = 0.14 \frac{\text{ton}}{\text{year}} \text{ (50\% control)}$$

$$\text{PM}_{10} \text{ Emissions} = \frac{100,000 \frac{\text{ton}}{\text{year}} \times 0.0024 \frac{\text{lb}}{\text{ton}} \times (1 - 0.50)}{2,000 \frac{\text{lb}}{\text{ton}}} = 0.06 \frac{\text{ton}}{\text{year}} \text{ (50\% control)}$$

SCREENING EMISSIONS:

Based on 100,000 tpy maximum production rate, TSP and PM₁₀ emissions associated with screening operations were estimated as follows:

Screening: 0.025 lb/ton TSP, 0.0087 lb/ton PM₁₀
AP-42 Table 11.19.2-2 8/04

$$\text{TSP Emissions} = \frac{100,000 \frac{\text{ton}}{\text{year}} \times 0.025 \frac{\text{lb}}{\text{ton}} \times (1 - 0.50)}{2,000 \frac{\text{lb}}{\text{ton}}} = 0.63 \frac{\text{ton}}{\text{year}} \text{ (50\% control)}$$

$$\text{PM}_{10} \text{ Emissions} = \frac{100,000 \frac{\text{ton}}{\text{year}} \times 0.0087 \frac{\text{lb}}{\text{ton}} \times (1 - 0.50)}{2,000 \frac{\text{lb}}{\text{ton}}} = 0.22 \frac{\text{ton}}{\text{year}} \text{ (50\% control)}$$

EXPOSED ACREAGE:

Based on 15.0 acres exposed to wind erosion annually, TSP and PM₁₀ emissions were estimated as follows:

Exposed Acreage: TSP: 0.38 tons/acre/year, PM₁₀: 0.11 tons/acre/year
AP-42 Table 11.9-4, PM₁₀ = TSP x 0.3

$$\text{TSP Emissions} = 15.0 \text{ acres} \times 0.38 \text{ tons/acre/year} \times (1 - 0.50) = 2.85 \text{ tpy (50\% control)}$$

$$\text{PM}_{10} \text{ Emissions} = 15.0 \text{ acres} \times 0.11 \text{ tons/acre/year} \times (1 - 0.50) = 0.83 \text{ tpy (50\% control)}$$

TRUCK LOADING AND STOCKPILING EMISSIONS:

Based on of 100,000 tpy of mined material, 607,500 tpy of stockpiled material and 17,750 tpy of topsoil, TSP and PM₁₀ emissions associated with stockpiling operations were estimated as follows, using AP-42 13.2.4 Equation 1:

$$E = k(0.0032) \frac{\left(\frac{U}{5}\right)^{1.3}}{\left(\frac{M}{2}\right)^{1.4}}$$

Where:

k=particle size multiplier

U=average wind speed, mph

M=material moisture content, %

TSP:

k=0.74

U= 9.7 mph (average wind speed for Buffalo, WY)

M=0.7%

$$E = 0.74(0.0032) \frac{\left(\frac{9.7}{5}\right)^{1.3}}{\left(\frac{0.7}{2}\right)^{1.4}} = 0.0244 \frac{lb}{ton}$$

$$\text{TSP Emissions} = \frac{725,250 \frac{ton}{yr} \times 0.0244 \frac{lb}{ton} \times (1 - 0.50)}{2,000 \frac{lb}{ton}} = 4.42 \frac{ton}{year} \times 2 \frac{drops}{trip} = 8.84 \frac{ton}{year} \text{ (50\% control)}$$

PM₁₀:

k=0.35

U= 9.7 mph (average wind speed for Buffalo, WY)

M=0.7%

$$E = 0.35(0.0032) \frac{\left(\frac{9.7}{5}\right)^{1.3}}{\left(\frac{0.7}{2}\right)^{1.4}} = 0.0115 \frac{lb}{ton}$$

$$\text{PM}_{10} \text{ Emissions} = \frac{725,250 \frac{ton}{year} \times 0.0115 \frac{lb}{ton} \times (1 - 0.50)}{2,000 \frac{lb}{ton}} = 2.09 \frac{ton}{year} \times 2 \frac{drops}{trip} = 4.18 \frac{ton}{year} \text{ (50\% control)}$$

HAUL ROAD ACTIVITY EMISSIONS:

Fugitive TSP and PM₁₀ emissions per Vehicle Mile Traveled (VMT) associated with haul roads are estimated using AP-42 Chapter 13.2.2, equation (1a) as follows:

$$E = k \left(\frac{s}{12} \right)^a \left(\frac{W}{3} \right)^b$$

Where:

k=empirical constant
s=surface material silt content, %
a=empirical constant
W=mean vehicular weight
b=empirical constant

TSP:

k=4.9
s=8.3
a=0.7
W=37.5 tons
b=0.45

$$E = 4.9 \left(\frac{8.3}{12} \right)^{0.7} \left(\frac{37.5}{3} \right)^{0.45} = 11.80 \frac{lb}{VMT}$$

$$\text{Amount of trips per year} = 100,000 \frac{ton}{year} \times \frac{1 \text{ trip}}{34 \text{ ton}} = 2,942 \frac{\text{trip}}{\text{year}}$$

$$\text{TSP Emissions} = 2,942 \frac{\text{trip}}{\text{year}} \times 2.6 \frac{\text{mile}}{\text{trip}} \times 11.80 \frac{lb}{VMT} \times \frac{ton}{2,000lb} \times (1 - 0.50) = 22.57 \frac{ton}{year} \text{ (50\% control)}$$

PM₁₀:

k=1.5
s=8.3
a=0.9
W=37.5 tons
b=0.45

$$E = 1.5 \left(\frac{8.3}{12} \right)^{0.9} \left(\frac{37.5}{3} \right)^{0.45} = 3.35 \frac{lb}{VMT}$$

$$\text{Amount of trips per year} = 100,000 \frac{ton}{year} \times \frac{1 \text{ trip}}{34 \text{ ton}} = 2,942 \frac{\text{trip}}{\text{year}}$$

$$\text{PM}_{10} \text{ Emissions} = 2,942 \frac{\text{trip}}{\text{year}} \times 2.6 \frac{\text{mile}}{\text{trip}} \times 3.35 \frac{lb}{VMT} \times \frac{ton}{2,000lb} \times (1 - 0.50) = 6.41 \frac{ton}{year} \text{ (50\% control)}$$