



MICHIGAN DEPARTMENT OF ENVIRONMENT, GREAT LAKES AND ENERGY

Phillip Roos, Director

AIR QUALITY DIVISION

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**GENERAL PERMIT TO INSTALL FOR
NONMETALLIC MINERAL CRUSHING FACILITIES**

July 9, 1999

Revised August 14, 2003

SUMMARY

On July 7, 1999, the Michigan Department of Environment, Great Lakes, and Energy (EGLE), Air Quality Division (AQD) issued the attached general permit to install for nonmetallic mineral crushing facilities. This general permit was issued pursuant to R 336.1201a of the Administrative Rules for Air Pollution Control (Rule 201a) and provides a streamlined permitting alternative for affected facilities which meet the specified applicability criteria. Prior to finalizing, EGLE held a 30-day public comment period and public hearing on a proposed general permit. The final permit incorporated changes to the proposed permit, in response to the comments that were received. On March 20, 2000, the general permit was revised to address the issue of applicability for a source, process or process equipment that may be identified in a consent order or consent judgment. The general permit was revised in September 2000 to include a new version of the General Information form EQP5727, revise the language in General Condition 18 and make changes to the submittal requirements for relocations. On April 1, 2002, the permit was revised to update EGLE's address, the Internet Home Page, and the fugitive dust plan to be consistent with fugitive dust plans for other types of sources. The permit is being revised at this time to revise the general conditions, reformat the special conditions, clarify the process form and instructions due to errors encountered with previous applications, and update the district map addresses and telephone numbers.

BACKGROUND

Rule 201a allows EGLE to issue a general permit to install covering numerous similar stationary sources, processes or process equipment, after public notice and opportunity for public participation. The use of general permits provides a streamlined permitting alternative for processes that meet the following general criteria:

- a) The processes must produce the same or reasonably similar products.
- b) The processes must emit the same or similar air contaminants.
- c) The method for capturing and controlling the air contaminants must be the same or limited to a small number of specific alternatives.
- d) The processes must be subject to the same emission limitations, monitoring requirements, federal standards, or state rules.

A person who owns or operates a stationary source, process or process equipment that qualifies for a general permit to install approved by EGLE, may apply for coverage under the terms and conditions of the general permit. Owners/operators who apply to EGLE for coverage under the general permit to install must certify that the equipment they will be installing meets the necessary criteria for applicability and that they will comply with the special conditions of the permit. These conditions may include site restrictions, emission or material usage limits, process/operational limits, equipment requirements, monitoring requirements or recordkeeping requirements which are

necessary to ensure that the equipment will operate in compliance with all applicable air pollution control rules. A person always has the option of applying for a case-by-case permit to install pursuant to Rule 201 if they are unable to comply with the conditions of the general permit to install.

This general permit is applicable to facilities which crush and process rock, stone, concrete, recycled asphalt, sand, gravel or soil for the construction and transportation industry. The State of Michigan currently has over one hundred sixty nonmetallic mineral processing facilities in operation. On April 2, 1999, EGLE proposed a general permit to streamline the review of permit applications from these facilities, and to allow the facilities more operational flexibility. EGLE held a comment period from April 2, 1999 to May 3, 1999 and a public hearing on May 6, 1999, to receive comments on the proposed general permit. EGLE received numerous written comments during the comment period as well as during the public hearing. These comments were reviewed by AQD staff and considered for the final version of this general permit. The general permit for nonmetallic mineral crushing facilities requires water spray or baghouse dust collectors as control, to be operated when necessary to meet applicable emission limits.

APPLICABLE REQUIREMENTS

The following state and federal requirements are considered applicable to all sources, processes, or process equipment and are addressed in the General Conditions of the permit.

<u>Citation</u>	<u>Description</u>
R 336.1201a	State rule that gives the Department authority to issue a general permit to install.
R 336.1201(4)	State rule that gives the Department authority to void a permit.
R 336.1207(1)	State rule that gives the Department authority to deny a permit.
R 336.1219	State rule that requires written notification of change of ownership.
R 336.1301	State rule that sets the standards for density of particulate emissions.
R 336.1370	State rule that requires the proper disposal of collected air contaminants.
R 336.1901	State rule that prohibits the emission of air contaminants, which interfere with the enjoyment of life and property and/or has injurious effects to health or safety.
R 336.1910	State rule that requires a pollution control device be operated properly.
R 336.1912	State rule that requires notice of abnormal conditions or malfunctions, which result in emissions in excess of the standards.
R 336.2001, 2003, 2004	State rules that allow the Department to request performance testing, and specify how the test should be conducted.

The following state and federal requirements are considered applicable to nonmetallic mineral crushing facilities and were considered in the development of the general permit to install. These requirements are addressed in the Special Conditions of the permit.

<u>Citation</u>	<u>Description</u>
R 336.1205	State rule that requires a permit to limit the amount of potential emissions.
R 336.1303	State rule that requires grading of visible emissions by a qualified observer.
R 336.1331	State rule that limits emissions of particulate matter.
R 336.1371	State rule that requires the submittal of a fugitive dust program if requested.
40 CFR Part 52.21 (c)&(d)	Federal regulation, Prevention of Significant Deterioration (PSD) of Air Quality and the National Ambient Air Quality Standards (NAAQS).
40 CFR Part 60 Subpart OOO	Federal New Source Performance Standards (NSPS) for Nonmetallic Mineral Processing Plants.
40 CFR Part 61 Subpart M	Federal emission standard for asbestos.

APPLICABILITY CRITERIA

To qualify for the general permit to install, based on the applicable requirements a nonmetallic mineral crushing facility must meet the following criteria:

- The general permit to install shall apply to nonmetallic mineral crushing facilities used to crush and process nonmetallic minerals including rock and stone, concrete, recycled asphalt, sand, gravel or soil. The facility may not crush or process slag, asbestos tailings or asbestos containing waste materials.
- The facility shall have no outstanding unresolved violations of any of the Michigan Department of Environment, Great Lakes and Energy Air Pollution Control rules, orders, or permits; or Federal air quality regulations.
- The crusher(s) shall be located a minimum of 500 feet from any residential or commercial establishment or place of public assembly.
- At any given site, all nonmetallic mineral crushing facilities combined shall process no more than 2,000,000 tons per year unless a site specific permit covers the location.
- All equipment associated with the nonmetallic mineral crushing facility shall be labeled with company identification numbers as specified in the general permit application.
- A copy of this general permit and conditions shall be clearly posted in the operator's office or workstation.
- The nonmetallic mineral crushing facility shall meet all requirements of the fugitive dust plan specified in the Appendix of the special conditions of the general permit.
- The nonmetallic mineral crushing facility shall meet all applicable requirements of the Federal New Source Performance Standards, Subpart OOO, for nonmetallic mineral crushing facilities.
- Each crusher and screen shall be equipped with a water spray. A baghouse dust collector may alternatively be installed in lieu of water spray for any particular piece of equipment. Operation of the control equipment is required only when necessary to meet applicable emission limits.
- The general permit shall not apply to a source, process, or process equipment that is included in an existing permit to install pursuant to Rule 201 and is further referenced in an outstanding consent order or consent judgment.

PERMIT CONDITIONS

The general permit to install must be consistent with the permit content requirements of Rule 205(1)(a). This rule requires that if a permit to install includes limitations, which restrict the potential to emit of a stationary source, process, or process equipment to a quantity below that which would constitute a major source, the permit shall contain emission limits which are enforceable as a practical matter.

Attachment A lists the terms and special conditions for the general permit to install. These terms and conditions prescribe the applicable site restrictions, emission limits, material usage limits, process/operational limits, equipment requirements, testing requirements, monitoring requirements and recordkeeping requirements which are necessary to ensure that a nonmetallic mineral crushing facility will comply with all state and federal applicable requirements.

EMISSIONS

A majority of the particulate emissions from these types of processes are fugitive in nature. Particulate mass emission limits from nonmetallic mineral crushing facilities are not required in the general permit because these limits would not be enforceable as a practical matter. Limits on production and opacity limits are used in place of mass emission limits, and a concentration limit of 0.04 pound of particulate per 1,000 pounds of exhaust gas is included in the special conditions if a baghouse is utilized for control. The table below shows the potential emissions from one of these

facilities. The potential emissions have been calculated based on a production rate of 2,000,000 tons per year. An emission factor of 0.15 pound of particulate per ton of product, taken from the Michigan Air Emissions Reporting System (MAERS) procedures for mineral product processes, is for particulate matter 10 microns and less (PM-10). In addition, an 80% control efficiency has been applied for a well maintained fugitive dust plan which is part of the general permit, emissions controlled by water sprays and/or compliance with all opacity limits.

$$(2,000,000 \text{ tons/year}) \times (0.15 \text{ lb PM-10/ton of product}) \times (1 \text{ ton}/2000 \text{ lb}) \times (1 - 0.80) = 30 \text{ TPY}$$

Emissions from the burning of fuel in process equipment were not included because the fuel burning process itself is exempt from the permitting process under R 336.1285(g).

Pollutant	Annual Emissions - tons per year
Carbon Monoxide	NA
Sulfur Dioxide	NA
Volatile Organic Compounds	NA
Oxides of Nitrogen	NA
Particulate Matter less than 10 microns	30.0
Lead	NA

NA = Not Applicable

AMBIENT AIR IMPACTS

The general permit provides for opacity limits, a fugitive dust control program and the operation of control equipment when necessary to meet applicable emission limits. Based upon engineering judgment and past experience, operation of the nonmetallic mineral crushing facilities in compliance with the general permit to install terms and conditions will minimize impact upon the ambient air.

APPLICATION FOR A GENERAL PERMIT

If the owner/operator of a nonmetallic mineral crushing facility decides to install and operate the process under the terms of this general permit to install, then it is the responsibility of the owner/operator to apply to EGLE for coverage under the general permit. Installation of equipment prior to granting of a permit to install, including a general permit to install, is a violation of Rule 201.

Application forms, which include all information necessary to determine qualification for and to ensure compliance with the general permit to install, are attached. The forms are also available on the Internet at the [Air Quality General Permit to Install web page](#) or may be obtained by contacting the Permit Section at 517-284-6793.

The owner/operator shall submit the completed application forms to the AQD Permit Section. Upon receipt, Permit staff will review the application for completeness. The general permit to install for nonmetallic mineral crushing facilities will be granted by EGLE to qualifying sources, processes or process equipment, within 30 days of receipt of a complete application. The AQD will mail to the facility, a copy of the general permit to install and a letter acknowledging that the facility owner/operator intends to install and operate a nonmetallic mineral crushing facility in accordance with the terms and conditions of the general permit. EGLE will maintain and make available to the public, upon request, a list of the persons that have been authorized to install and operate a stationary source, process or process equipment pursuant to each general permit to install issued by EGLE.

**ATTACHMENT A
GENERAL CONDITIONS**

1. The process or process equipment covered by this general permit to install shall not be reconstructed, relocated, or modified unless a Permit to Install pursuant to Rule 201 authorizing such action is issued by the Department, or an application for coverage under a General Permit to Install pursuant to Rule 201a, is submitted to and approved by the Department. For the purpose of a general permit to install, the permittee is defined as any person who owns or operates a process or process equipment at the source for which coverage under the general permit has been granted.
2. Operation of any process or process equipment shall not result in the emission of an air contaminant which causes injurious effects to human health or safety, animal life, plant life of significant economic value, or property, or which causes unreasonable interference with the comfortable enjoyment of life and property. **[R336.1901]**
3. Operation of this equipment shall not interfere with the attainment or maintenance of the air quality standard for any air contaminant. **[R336.1207(1)(b)]**
4. The permittee shall provide notice of an abnormal condition, start-up, shutdown, or malfunction that results in emissions of a hazardous or toxic air pollutant which continue for more than one hour in excess of any applicable standard or limitation, or emissions of any air contaminant continuing for more than two hours in excess of an applicable standard or limitation, as required in Rule 912, to the Department. The notice shall be provided not later than two business days after start-up, shutdown, or discovery of the abnormal condition or malfunction. Written reports, if required, must be filed with the Department within 10 days after the start-up or shutdown occurred, within 10 days after the abnormal conditions or malfunction has been corrected, or within 30 days of discovery of the abnormal conditions or malfunction, whichever is first. The written reports shall include all of the information required in Rule 912(5).
5. Coverage under this general permit to install does not exempt the permittee from complying with any future regulation, which may be promulgated under Part 55 of 1994 PA 451.
6. Coverage under this general permit to install does not obviate the necessity of obtaining such permits or approvals from other units of government as required by law.
7. The permittee shall notify any public utility of any excavation, tunneling and discharging of explosives or demolition of buildings which may affect said utility's facilities in accordance with Act 53 of the Public Acts of 1974, being sections 460.701 to 460.718 of the Michigan Compiled laws and comply with each of the requirements of that Act.
8. The restrictions and conditions of this general permit to install shall apply to any person or legal entity which now or shall hereafter own or operate the equipment for which coverage under this general permit to install is issued. A written request to the Department for a change in ownership or operational control of the process or process equipment shall be made pursuant to Rule 219.
9. If the installation of the equipment for which coverage under this general permit to install has been issued, has not commenced within, or has been interrupted for, 18 months, then the general permit to install shall become void unless otherwise authorized by the Department as a condition of the permit. Furthermore, the permittee shall notify the Department via the Supervisor, Permit Section, Air Quality Division, Michigan Department of Environment, Great Lakes, and Energy, P.O. Box 30260, Lansing, Michigan 48909, if it is decided not to pursue the installation or construction of the equipment allowed by this general permit to install. **[R336.1201(4)]**

10. Except as provided in subrules (2) and (3) or unless the special conditions of the general permit to install include an alternate opacity limit established pursuant to subrule (4) of R336.1301, the permittee shall not cause or permit to be discharged into the outer air from a process or process equipment a visible emission of a density greater than the most stringent of the following. The grading of visible emissions shall be determined in accordance with R336.1303. **[R336.1301(1)]**
 - a) A six-minute average of 20 percent opacity, except for one six-minute average per hour of not more than 27 percent opacity.
 - b) A visible emission limit specified by an applicable federal new source performance standard.
 - c) A visible emission limit specified as a condition of this general permit to install.
11. Collected air contaminants shall be removed as necessary to maintain the equipment at the required operating efficiency. The collection and disposal of air contaminants shall be performed in a manner so as to minimize the introduction of contaminants to the outer air. Transport of collected air contaminants in Priority I and II areas requires the use of material handling methods specified in R336.1370(2). **[R336.1370]**
12. The Department may require the permittee to conduct acceptable performance tests, at the permittee's expense, in accordance with R336.2001 and R336.2003, under any of the conditions listed in R336.2001. **[R336.2001]**
13. Any required testing protocol shall conform to a format acceptable to the AQD. **[R336.2003(1)]**
14. Any required test results, which must be submitted to the AQD, shall conform to a format acceptable to the AQD. **[R336.2001(4)]**
15. Any air cleaning device shall be installed, maintained, and operated in a satisfactory manner and in accordance with the Michigan Air Pollution Control rules and existing law. **[R336.1910]**
16. For a stationary source that becomes a major source, as defined by R336.1211(1)(a), upon receipt of approval for coverage under this general permit to install, an administratively complete application for a renewable operating permit shall be submitted not more than 12 months after the stationary source commences operation as a major source. Commencing operation as a major source occurs upon commencement of trial operation of the new or modified process or process equipment that increased the potential to emit of the stationary source to more than or equal to the applicable major source definition specified in R336.1211(1)(a).
17. For a stationary source that is already a major source with an existing renewable operating permit, the source shall notify the Department of the installation of the process or process equipment covered by this general permit, pursuant to R336.1215(3) or apply for a modification pursuant to R336.1216(2) prior to commencing operation. The notification or application to modify the renewable operating permit shall be made using a form approved by the Department.

**ATTACHMENT A
SPECIAL CONDITIONS**

Flexible Group Identification

Flexible Group ID	Flexible Group Description
FGCRUSHING	A nonmetallic mineral crushing facility consisting of crusher(s) and associated process equipment including grinding mills, drills, screening operations, bucket elevators, belt conveyors, loading and bagging operations, storage bins, enclosed truck or railcar loading stations and any other material handling equipment operated at the site. Each crusher and screen shall be equipped with a water spray. A baghouse dust collector may alternatively be installed in lieu of water spray for any particular piece of equipment. Operation of the control equipment is required only when necessary to meet applicable emission limits. [R 336.1201a(1), R336.1205, R336.1301, R336.1303, R336.1331, R336.1901, and R336.1910]
Changes to the equipment described in this table are subject to the requirements of R336.1201, except as allowed by R336.1278 to R336.1290.	

The following conditions apply to: FGCRUSHING

Emission Limits

1.1 The particulate matter (PM) emissions from each baghouse dust collector portion of FGCRUSHING shall not exceed 0.04 pound per 1,000 pounds of exhaust gases, calculated on a dry gas basis. **[R336.1331]**

Visible Emission Limits

1.2 Visible emissions from FGCRUSHING shall not exceed the limits in the following table:
[R336.1205, R336.1301, R336.1901, 40 CFR 60.670]

	Equipment	Opacity Limit (%)
1.2a	Any equipment enclosed within a building	No visible emissions
1.2b	All crushers	15
1.2c	Screens	10
1.2d	Rock drills	5
1.2e	Conveyors/Transfer points	10
1.2f	Wash screens and all subsequent equipment downstream up to the next crusher or storage bin	No visible emissions
1.2g	All equipment controlled by a baghouse dust collector	7
1.2h	Wheel loaders and truck traffic	5
1.2i	Material storage piles	5
1.2j	Any other process equipment which is part of the nonmetallic mineral crushing facility or related processes	10

Material Usage Limits

1.3 The permittee shall not process more than 2,000,000 tons of any non-metallic mineral through FGCRUSHING per year per site. **[R336.1205]**

- 1.4 The annual production limit of 2,000,000 tons per year per site shall not apply if FGCRUSHING is operated at a location that is covered by a site specific air use permit. At such a location, the annual material processed shall be in conjunction with the production limit contained in the permit for that location. All other conditions and restrictions of this permit shall apply when operating at such location. **[R336.1201, R 336.1205, R 336.1901]**
- 1.5 The permittee shall not crush any asbestos tailings or asbestos containing waste materials, as defined by the National Emission Standard for Hazardous Air Pollutants regulations, in FGCRUSHING. **[40 CFR 61.141]**

Process/Operational Limits

- 1.6 The permittee shall not operate FGCRUSHING unless the program for continuous fugitive emissions control for all facility roadways, the facility yard, all storage piles, and all material handling operations specified in Appendix A has been implemented and is maintained. **[R336.1205, R336.1371, R336.1901]**

Equipment

- 1.7 Each crusher and screen shall be equipped with a water spray. A baghouse dust collector may be installed in lieu of water spray for any particular piece of equipment. The control equipment shall be properly operated as necessary to comply with all emission limits. **[R336.1205, R336.1301, R336.1303, R 336.1331, and R336.1910]**

Testing

- 1.8 Within 60 days after achieving maximum production rate, but not later than 180 days after initial startup of FGCRUSHING, verification of visible emission rates and particulate emission rates from all NSPS subject crushers, screens, all transfer points on conveyors, and all other miscellaneous equipment associated with FGCRUSHING and covered by the NSPS Subpart OOO, by testing at owner's expense, in accordance with 40 CFR Part 60 Subparts A and OOO, will be required. No less than 14 days prior to the anticipated test date, visible emission observation procedures must be approved by the District Supervisor. Also, no less than 7 days prior to the anticipated test date, the permittee shall notify the District Supervisor of the test date. If after the anticipated test date has been submitted to the District Supervisor, there is a delay in conducting the test, the permittee shall submit to the District Supervisor notice of the new test date. This notification shall be done a minimum of 3 days prior to the rescheduled test taking place. Verification of visible emissions includes the submittal of a complete report of opacity observations to the AQD within 30 days following the last date of the test. **[R336.1301, R336.2001, 40 CFR Part 60 Subparts A & OOO]**

Monitoring

- 1.9 The permittee shall keep, in a satisfactory manner, daily and annual records of the amount of material processed for each site at which the facility operates. All records shall be kept on file for a period of at least five years and made available to the Department upon request. **[R336.1201a(1), R336.1205]**

Recordkeeping/Reporting/Notification

- 1.10 The permittee shall notify the AQD, within 15 days after initial startup of FGCRUSHING, of the actual date of initial startup. **[R336.1201, 40 CFR Part 60 Subpart A]**

Permit Dates

1.11 The permittee shall label all equipment associated FGCRUSHING within 45 days of initial start up according to the company IDs specified in the application (Form EQP5756). Labels shall be in a conspicuous location on the equipment. **[R336.1201, 40 CFR 60.670]**

Miscellaneous/Allowed Modification

1.12 The permittee shall not replace or modify FGCRUSHING, or any portion of FGCRUSHING, including control equipment, unless all of the following conditions are met: **[R336.1201a(1), 40 CFR Part 60 Subparts A and OOO, R336.2001]**

- a) The permittee shall update the general permit by submitting a new Process Information Form (EQP5756) to the Permit Section and District Supervisor, identifying all existing and new or additional equipment added to the process a minimum of 10 days before the equipment is replaced or modified.
- b) The permittee shall continue to meet all general permit to install applicability criteria after the replacement or modification is complete.
- c) The permittee shall keep records of the date and description of the replacement or modification.
- d) The permittee shall notify the Air Quality Division, within 15 days after startup of any new or additional equipment, of the actual date of initial startup.
- e) All new or additional equipment that is subject to the federal NSPS Subpart OOO, which has not been previously tested, shall comply with the testing requirements of the NSPS.

1.13 The permittee shall not relocate FGCRUSHING to any new geographical site in Michigan unless all the following criteria are met: **[Act 451 324.5505(5), R336.1201, R336.1205, R336.1901]**

- a) The facility shall have no outstanding unresolved violations of any of the Michigan Department of Environment, Great Lakes, and Energy Air Pollution Control rules, orders, or permits; or Federal air quality regulations.
- b) A notice of intent to relocate (Relocation Notice Form EQP5757); a copy of the original general permit forms (EQP5727, EQP5729 and EQP5756); any Process Information forms for previous modifications; and a proposed site plan identifying the proposed new geographical site and the probable duration at the new site shall be provided to the appropriate district office and the Permit Section not less than 10 days prior to the scheduled relocation. All residential or commercial establishments and places of public assembly within 1,000 feet of the proposed facility site shall be clearly identified on the proposed site plan.
- c) The crusher(s) shall be located a minimum of 500 feet from any residential or commercial establishment or place of public assembly.
- d) A copy of this general permit and conditions shall be clearly posted in the operator's office or workstation.

APPENDIX A Fugitive Dust Control Plan

I. Plant

The drop distance at each transfer point throughout the plant shall be reduced to the minimum the equipment can achieve.

II. Truck Traffic

On-site vehicles shall be loaded to prevent their contents from dropping, leaking, blowing or otherwise escaping. This shall be accomplished by loading so that no part of the load shall come in contact within six inches of the top of any sideboard, side panel or tailgate, otherwise, the truck shall be tarped.

III. Site Roadways and the Plant Yard

- (a) The dust on the site roadways and the plant yard shall be controlled by applications of water, calcium chloride or other acceptable and approved fugitive dust control compounds. Applications of dust suppressants shall be done as often as necessary to meet an opacity limit of five percent.
- (b) All paved roadways and the plant yards shall be swept as needed between applications of dust suppressants.
- (c) Any material spillage on roads shall be cleaned up immediately.
- (d) A record of all applications of dust suppressants and roadway and the plant yard sweepings shall be kept on file for the most recent five-year period and be made available to the AQD upon request.

IV. Storage Piles

- (a) Stockpiling of all nonmetallic minerals shall be performed to minimize drop distance and control potential dust problems.
- (b) Stockpiles shall be watered on an as needed basis in order to meet an opacity limit of five percent. Equipment to apply water or dust suppressant shall be available at the site, or on call for use at the site, within a given operating day.
- (c) A record of all watering shall be kept on file for the most recent five-year period and be made available to the AQD upon request.

V. AQD/EGLE Inspection

The provisions and procedures of this plan are subject to adjustment by written notification from the AQD, if following an inspection, the AQD finds the fugitive dust requirements and/or the permitted opacity limits are not being met.

Air Quality Division District Office Contact Information

Bay City District

(Central East Michigan)
401 Ketchum Street, Suite B
Bay City, MI 48708-5430
989-894-6200 Fax: 989-891-9237

Counties: Arenac, Bay, Clare, Gladwin, Huron, Iosco, Isabella, Midland, Ogemaw, Saginaw, Sanilac, and Tuscola

Cadillac District

(Northwest Lower Peninsula)
120 West Chapin Street
Cadillac, MI 49601-2158
231-775-3960 Fax: 231-775-4050

Counties: Benzie, Grand Traverse, Kalkaska, Lake, Leelanau, Manistee, Mason, Missaukee, Osceola, and Wexford

Detroit District

(Wayne County)
Cadillac Place
3058 West Grand Boulevard, Suite 2-300
Detroit, MI 48202-6058
313-456-4700 Fax: 313-456-4692

County: Wayne

Gaylord District

(Northeast Lower Peninsula)
2100 West M-32
Gaylord, MI 49735-9282
989-731-4920 Fax: 989-731-6181

Counties: Alcona, Alpena, Antrim, Charlevoix, Cheboygan, Crawford, Emmet, Montmorency, Oscoda, Otsego, Presque Isle, and Roscommon

Grand Rapids District

(Central West Michigan)
350 Ottawa Avenue NW, Unit 10
Grand Rapids, MI 49503-2316
616-356-0500 Fax: 616-356-0201

Counties: Barry, Ionia, Kent, Mecosta, Montcalm, Muskegon, Newaygo, Oceana, and Ottawa

Jackson District

(South Central Michigan)
State Office Building, 4th Floor
301 East Louis Glick Highway
Jackson, MI 49201-1535
517-780-7690 Fax: 517-780-7855

Counties: Hillsdale, Jackson, Lenawee, Monroe, and Washtenaw

Kalamazoo District

(Southwest Michigan)
7953 Adobe Road
Kalamazoo, MI 49009-5026
269-567-3500 Fax: 269-567-3555

Counties: Allegan, Berrien, Branch, Calhoun, Cass, Kalamazoo, St. Joseph, and Van Buren

Lansing District

(Central Michigan)
P.O. Box 30242
Lansing, MI 48909-7742
517-284-6651 Fax: 517-241-3571

Counties: Clinton, Eaton, Genesee, Gratiot, Ingham, Lapeer, Livingston, and Shiawassee

Marquette District

(Entire Upper Peninsula)
1504 West Washington Street
Marquette, MI 49855-3118
906-228-4853 Fax: 906-228-4940

Counties: All counties in the Upper Peninsula

Warren District

(Southeast Michigan)
27700 Donald Court
Warren, MI 48092-2793
586-753-3700 Fax: 586-753-3731

Counties: Macomb, Oakland, and St. Clair