

MISSISSIPPI COMMISSION ON ENVIRONMENTAL QUALITY 2573
OFFICIAL MINUTES
JUNE 26, 2025

The regular monthly meeting of the Commission on Environmental Quality was held on Thursday, June 26, 2025, in-person in the Commission Hearing Room at the offices of the Mississippi Department of Environmental Quality, 515 East Amite Street, Jackson, Mississippi, beginning at 9:00 a.m.

Commissioners present were: Patrick Johnson, Jr., Kent Parrish, Jr., Chat Phillips, and Jack Winstead.

Commissioners Brenda Lathan and Billy VanDevender were not present.

Others present were: Chris Wells, Executive Director, Trent Jones, Eric James, James Matheny, Roy Furrh, Tad Campbell, staff of MDEQ; and other staff members and visitors whose names appear elsewhere in these minutes.

After the meeting was called to order by Chair Patrick Johnson, Mr. Winstead led the invocation, and the following business was transacted:

Approval of Minutes

On motion made by Mr. Phillips and seconded by Mr. Parrish, the minutes of the April 24, 2025, meeting were approved and adopted by the Commission as the Official Minutes.

Request from the Greenway Environmental Services, LLC for a Variance to State Siting Criteria for the Proposed Modification of the Green Meadow Sustainable Solution (Green Meadow) Landfill

Mr. Trent Jones informed the Commission that Greenway Environmental Services, LLC (Greenway) would be making a presentation requesting a variance to one of the siting criteria of the Mississippi Nonhazardous Solid Waste Management Regulations (11 Miss. Admin. Code Pt. 4, R.1.3.L(1).), which states that "New landfills shall be located where there are adequate naturally occurring geological materials present of low permeability to act as a buffer between the base of the landfill liner and the top of the uppermost aquifer. Such materials shall generally consist of clays, silty clays, clayey silts, or other soils which have an average hydraulic conductivity of 1×10^{-6} cm/sec or less. The thickness, or depth, of these materials shall extend to at least five feet immediately beneath the base of the landfill liner." Greenway's variance request is related to their proposed renewal and modification of the Green Meadow Landfill, which is owned and operated by Greenway. Greenway has made plans and submitted a permit application to modify the permitted disposal area for their existing landfill. These documents were previously forwarded to the Commission for review. In reviewing the submitted permit application for this modification, MDEQ staff determined that the proposed action did not fully meet the natural geology siting criteria in the regulations as related to the presence of naturally occurring geological materials below the proposed disposal area. Mr. Jones provided the Commission with some historical information, additional information on the siting criteria, and procedural information. Mr. Jones reminded the Commission and Greenway, that the Commission's granting of the variance to the siting criteria does not guarantee the issuance of the permit. The ultimate decision to issue the permit would be rendered by the Environmental Quality Permit Board. Mr. Jones stated that should the Commission grant Greenway's request for a variance, staff will develop a draft permit and conduct a public participation process, which will include a public hearing, to gather comments. Any comments or concerns received will be presented to the Environmental Quality Permit Board for consideration, if applicable. Mr. Jones introduced Jesse Stallone, CEO of Greenway Environmental Services, to address the Commission. Mr. Stallone then introduced Jeff Allen with Allen Engineering, Jim McNaughton, consultant for Greenway, and John Brunini, Greenway's Attorney with Butler Snow. Mr. Allen presented details of Greenway's proposed redesign plans and relative information regarding the proposed variance request. Greenway requested to supplement disposal areas that may not have naturally occurring geological materials present or immediately beneath the liner system of the landfill by constructing a comparable buffer at least as, or more protective than, the naturally occurring geological material. Mr. Brunini addressed the Commission by stating that due to the topography of the area, there are no economically viable alternatives to constructing a buffer. The Commission had a couple of questions which were addressed. Following staff presentation and deliberation, on motion made by Mr. Phillips and

seconded by Mr. Parrish, the Commission unanimously voted to approve Greenway's request for the proposed variance to the siting criteria of the Mississippi Nonhazardous Solid Waste Management Regulations.

Commission Approval of Brownfield Consulting Firms

Mr. Eric James stated that MDEQ staff reviewed applications from consulting firms requesting to be listed as Brownfield Consulting Firms and determined them to be complete and acceptable. Therefore, on behalf of staff, Mr. James recommended that the Commission approve the following firms as Brownfield Consulting Firms:

Hart & Hickman, P.C.
3921 Sunset Ridge Rd, Ste 301
Raleigh, NC 27607

S&ME INC.
360D Quality Circle NW, Ste 450
Huntsville, AL 35806

Following staff presentation and deliberation, on motion made by Mr. Winstead and seconded by Mr. Parrish, the Commission unanimously voted to approve Hart & Hickman, P.C. from Raleigh, NC, and S&ME Inc. from Huntsville, AL, as Brownfield Consulting Firms.

Commission Approval of Environmental Response Action Contractor (ERAC)

Mr. Eric James stated that MDEQ staff reviewed an application from a consulting firm requesting to be listed as an Environmental Response Action Contractor (ERAC) and determined it to be complete and acceptable. Therefore, on behalf of staff, Mr. James recommended that the Commission approve the following firm as an ERAC:

Crawford Environmental Services, LLC
1701 Shenandoah Avenue NW
Roanoke, VA 24017

Following staff presentation and deliberation, on motion made by Mr. Phillips and seconded by Mr. Winstead, the Commission unanimously voted to approve Crawford Environmental Services, LLC from Roanoke, VA, as an Environmental Response Action Contractor (ERAC).

Establishment of the Lignite Fee for Liberty Fuels Company LLC for the Liberty Mine in Kemper County for State Fiscal Years 2025 and 2026;

Establishment of the Lignite Fee for the Mississippi Lignite Mining Company for the Red Hills Mine in Choctaw County for State Fiscal Years 2025 and 2026

On behalf of staff, Mr. James Matheny recommended that the Liberty Fuels Company LLC Lignite Mining Fee for the 2025 and 2026 state fiscal years be set at \$75,000 per year. This site is no longer actively mined and is being reclaimed. Mr. Matheny also recommended that the Mississippi Lignite Mining Company Lignite Mining Fee for the 2025 and 2026 state fiscal years be set at \$175,000. Concurrent reclamation continues on this permit. These amounts will cover approximately 50% of the anticipated costs of administering the federally-approved coal mining program in Mississippi; the remaining approximately 50% of the cost will be covered by a federal Office of Surface Mining, Reclamation and Enforcement grant. These fees will cover 100% of the anticipated cost of administering the program above the amount of the federal OSMRE grant. Following staff presentation and deliberation, on motion made by Mr. Winstead and seconded by Mr. Phillips, the Commission unanimously voted to set the Liberty Fuels Company LLC Lignite Mining Fee for the 2025 and 2026 state fiscal years at \$75,000 per year and to set the Mississippi Lignite Mining Company Lignite Mining Fee for the 2025 and 2026 state fiscal years at \$175,000 per year.

Mississippi Commission on Environmental Quality v. Superior Pallet Company, Jackson, Hinds County -
Hearing Officer Designation and Evidentiary Hearing

On behalf of MDEQ legal staff, Mr. Roy Furrh requested that the Commission consider designating Ellen O’Neal as the hearing officer in this proceeding to assist the Commission in conducting the evidentiary hearing and to oversee the hearing process pursuant to Miss. Code Ann. § 49-17-33. Ms. O’Neal works at the Mississippi Attorney General’s office. On motion made by Mr. Phillips and seconded by Mr. Parrish, the Commission unanimously voted to designate Ellen O’Neal as the hearing officer in this matter. Executive Director, Chris Wells, stepped down from the dais and Ms. O’Neal took his place.

MDEQ was represented by its General Counsel Roy Furrh and attorneys Tad Campbell and Jessica Schaub. Representatives for Superior Pallet did not attend the hearing despite being informed of the hearing date, and acknowledging, in writing, that they had been notified and would not be participating. On behalf of MDEQ legal staff, Mr. Campbell addressed some preliminary matters and provided opening statements on behalf of MDEQ. Mr. Campbell stated this evidentiary hearing was scheduled related to an enforcement action against Superior Pallet Company for four (4) alleged violations: 1) The open burning of solid wastes in violation of Miss. Code Ann. §17-17-9 and 11 Miss. Admin. Code Pt. 2, R.1.3 G.; 2) The formation of an unauthorized dump in violation of Miss. Code Ann. §17-17-17; 3) Refusing Mississippi Department of Environmental Quality (MDEQ) personnel access to the site to perform an inspection in violation of Miss. Code Ann. §49-17-21; and, 4) The unauthorized operation of an industrial facility without the required permit coverage under Mississippi’s Industrial Storm Water General Permit for Industrial Activities in violation of Miss. Code Ann. §49-17-29. MDEQ on behalf of the Commission pre-filed direct testimony through the affidavits of Will Watts, Charlie Bock, Ethan Mayeu, Dr. Yang Li, Geoffrey Martin, and Jill Bailey. Mr. Watts, Mr. Bock, Mr. Mayeu, Dr. Li and Mr. Martin all testified through their own pre-filed testimony affidavits. At the evidentiary hearing, MDEQ’s recommendation to the Commission included monetary penalties against Superior Pallet Company related to the alleged violations pursuant to Miss. Code Ann. §49-17-43 (Rev. 2003). After the conclusion of the evidence presented related to the alleged violations, Mr. Campbell made closing arguments. The matter was then presented to the Commission for its decision.

After a brief discussion led by Hearing Officer Ellen O’Neal, Mr. Winstead moved to close the meeting to discuss whether to go into executive session to deliberate on the penalty assessment for Superior Pallet. Mr. Parrish seconded the motion. The Commission voted unanimously to close the meeting. Ms. O’Neal requested the public and MDEQ staff clear the Commission hearing room, other than the Commission members. The Commission, on motion by Mr. Winstead and second by Mr. Phillips, voted unanimously to go into executive session to discuss the matter. Executive Director Chris Wells was subsequently asked to return to the meeting room during executive session to answer some procedural questions for the Commission. After discussion, Mr. Winstead moved to end executive session and return to open session and Mr. Parrish seconded the motion. The Commission unanimously voted in favor of the motion. Executive Director Chris Wells invited the public to return to the Commission hearing room as the Commission returned to open session. Ms. O’Neal stated that the Mississippi Commission on Environmental Quality had reached a decision to assess a \$125,000 civil penalty against Superior Pallet Company, LLC, located at 4955 Methodist Home Road in Jackson, for multiple violations of state environmental laws. The Commission determined that the company had illegally burned industrial waste, created an unauthorized dump, operated without required industrial stormwater permit coverage, and denied access to MDEQ personnel when they attempted to investigate alleged violations. The Commission’s decision also included a directive to the company to perform corrective actions to address the violations and prevent future occurrences. An Order memorializing the Commission’s decision will be prepared by MDEQ legal counsel to be executed by the Commission.

Solid Waste Assistance and Waste Tire Grants

On previous authority delegated to the MDEQ Executive Director, the Commission was provided a listing by staff of the following solid waste assistance grants that have been awarded to local governments:

<u>County/Municipality</u>	<u>Grant Amount</u>
City of Meridian	\$ 50,000.00
City of McComb	\$ 50,000.00
Desoto County Board of Supervisors	\$ 51,114.64
Grenada County Board of Supervisors	\$ 25,000.00

Grenada County Board of Supervisors	\$ 14,279.74
Hancock County Board of Supervisors	\$ 15,902.87
Harrison County Board of Supervisors	\$ 25,029.02
Hinds County Board of Supervisors	\$ 27,239.50
Hinds County Board of Supervisors	\$ 75,000.00
Holmes County Board of Supervisors	\$ 28,123.70
Humphreys County Board of Supervisors	\$ 13,692.38
Itawamba County Board of Supervisors	\$ 20,027.00
Lafayette County Board of Supervisors	\$ 20,614.36
Lamar County Board of Supervisors	\$ 19,433.33
Lauderdale County Board of Supervisors	\$ 55,906.18
Leake County Board of Supervisors	\$ 33,610.69
Lee County Board of Supervisors	\$ 22,824.85
Marshall County Board of Supervisors	\$ 21,201.72
Monroe County Board of Supervisors	\$ 21,940.65
Noxubee County Board of Supervisors	\$ 20,027.00
Panola County Board of Supervisors	\$ 38,382.85
Pike County Board of Supervisors	\$ 50,000.00
Perry County Board of Supervisors	\$ 18,113.35
Prentiss County Board of Supervisors	\$ 16,932.32
Quitman County Board of Supervisors	\$ 13,837.64
Scott County Board of Supervisors	\$ 18,258.61
Smith County Board of Supervisors	\$ 20,317.52
Stone County Board of Supervisors	\$ 14,385.71
Sunflower County Board of Supervisors	\$ 26,058.47
Tate County Board of Supervisors	\$ 50,000.00
Tate County Board of Supervisors	\$ 20,983.83
Tunica County Board of Supervisors	\$ 48,494.41
Union County Board of Supervisors	\$ 17,077.58
Walthall County Board of Supervisors	\$ 17,519.68
Warren County Board of Supervisors	\$ 21,940.65
Washington County Board of Supervisors	\$ 5,432.22
Yazoo County Board of Supervisors	\$ 25,325.85

On previous authority delegated to the MDEQ Executive Director, the Commission was provided a listing by staff of the following waste tire grants that have been awarded to local governments:

<u>County/Municipality</u>	<u>Grant Amount</u>
Grenada County Board of Supervisors	\$ 20,000.00
Hancock County Board of Supervisors	\$ 50,000.00
Hinds County Board of Supervisors	\$ 80,000.00
Pearl River County Board of Supervisors	\$ 40,000.00
Washington County Board of Supervisors	\$ 51,500.00

Asbestos Certifications

On previous authority delegated to the Head, Office of Pollution Control, the staff reported that 270 asbestos certifications had been issued since the last report.

Lead Paint Certifications

On previous authority delegated to the Head, Office of Pollution Control, the staff reported that 99 lead paint certifications had been issued since the last report.

Underground Storage Tank (UST) Certifications

On previous authority delegated to the Head, Office of Pollution Control, the staff reported that 3 new and 9 renewed certifications to those who install, alter, or remove underground storage tanks had been issued since the last report.

Wastewater Operator Certifications

On previous authority delegated to the Head, Office of Pollution Control, the staff reported that 5 new and 31 renewed wastewater operator certificates had been issued since the last report.

Emergency Clean-Up Expenses

On previous authority delegated to the MDEQ Executive Director, the staff reported the Emergency Clean-Up Expenses incurred since the Commission's last meeting. A list of these expenses is made a part of these minutes and is filed in the Official Minutes File.

Administrative Orders

On previous authority delegated to the MDEQ Executive Director, the staff reported that 35 Administrative Orders have been issued since the Commission's meeting on April 24, 2025. A list of these orders is made a part of these minutes and is filed in the Official Minutes File.

Other Business

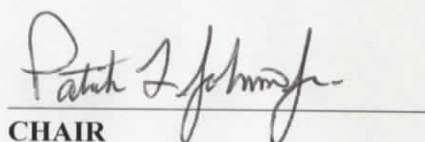
Executive Director Chris Wells recognized MDEQ's longest serving General Counsel, Roy Furrh, who will be retiring from the agency at the end of June.

Setting of Meeting


The Commission decided to meet next on Thursday, July 24, 2025, beginning at 9:00 a.m.

Adjournment

There being no further business to come before the Commission, on motion made by Mr. Winstead and seconded by Mr. Phillips, the meeting was adjourned.


CHAIR

ATTEST:


EXECUTIVE DIRECTOR

EMERGENCY CLEAN-UP EXPENSES

To:	E3 Environmental	Date of Response: 01/31/2025
Amount:	\$3,135.14	
For:	Costs associated with providing supervision, labor, equipment and materials to respond to and clean up a diesel spill in Rankin County.	
To:	E3 Environmental	Date of Response: 03/02/2025
Amount:	\$1,857.71	
For:	Costs associated with providing supervision, labor, equipment and materials to respond to and pick up an abandoned drum in Harrison County.	
To:	E3 Environmental	Date of Response: 03/05/2025
Amount:	\$10,943.27	
For:	Costs associated with providing supervision, labor, equipment and materials to respond to and mitigate a vehicle scrap yard.	
To:	E3 Environmental	Date of Response: 03/30/2025
Amount:	\$1,015.58	
For:	Costs associated with providing supervision, labor, equipment and materials to respond to an abandoned drum in Hancock County.	
To:	E3 Environmental	Date of Response: 04/10/2025
Amount:	\$2,528.42	
For:	Costs associated with providing supervision, labor, equipment, and materials to respond to and clean up a hydraulic fluid spill in Jackson County.	

(Attachment 2)
6/26/2025

ADMINISTRATIVE ORDERS

	Respondent	Order No.	Summary
1	Shiv Kanwar Singh Rankin Co., MS	Agreed Order: 7478 25 Respondent agrees to pay MDEQ a penalty in the amount of \$750.	Respondent owns/operates USTs at 760 Highway 49 South, Richland, MS. Respondent failed to inspect overfill devices once every twelve (12) months. {280.30 (d)}.
2	Alowdi Enterprises LLC Lafayette Co., MS	Agreed Order: 7479 25 Respondent agrees to pay MDEQ a penalty in the amount of \$875.	Respondent owns/operates USTs at 1455 South Lamar Boulevard, Oxford, MS. Respondent failed to provide adequate release detection method / records for a UST system. {280.44 (a)}. Owner did not install a new automatic line leak detector within ninety (90) days if test records indicate that one failed a functionality test.
3	Alshami Investment LLC Hinds Co., MS	Agreed Order: 7480 25 Respondent agrees to pay MDEQ a penalty in the amount of \$500.	Respondent owns/operates USTs at 1141 Terry Road, Jackson, MS. Respondent failed to pay tank fees in a timely manner pursuant to Mississippi Code Annotated § 49-17-421 (Rev. 2023).
4	Varinder Arora Pearl River Co., MS	Agreed Order: 7481 25 Respondent agrees to pay MDEQ a penalty in the amount of \$500.	Respondent owns/operates USTs at 24961 Highway 43, Picayune, MS. Respondent failed to maintain / provide records for inspection by DEQ {280.35}.
5	Tawfik Tom Abdullah (Owner) Thind Bros LLC (Operator) Hinds Co., MS	Agreed Order: 7482 25 Respondent agrees to pay MDEQ a penalty in the amount of \$1,435.	Respondent owns/operates USTs at 602 Beasley Road Jackson, MS. Respondent failed to test pressurized piping shear valves within the previous twelve (12) months {280.35}, failed to test spill prevention integrity once every twelve (12) months {280.30 (c)}, failed to inspect overfill devices once every twelve (12) months. {280.30 (d)}, failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)} and failed to designate a UST Compliance Manager. {280.37}
6	Federal Express Corporation De Soto Co., MS	Agreed Order: 7483 25 Respondent agrees to pay MDEQ a penalty in the amount of \$2,275.	Respondent owns/operates USTs at 8505 Nail Road, Olive Branch, MS. Respondent failed to report a suspected or confirmed release {280.50} and failed to ensure that electronic sump sensors were positioned properly {280.45 (b)}.
7	Hardip Singh Sood Ronnie Sood Hinds Co., MS	Agreed Order: 7484 25 Respondent agrees to pay MDEQ a penalty in the amount of \$1,320.	Respondent owns/operates USTs at 4449 West Northside Drive, Jackson, MS. Respondent failed to inspect impressed current cathodic protection system once every sixty (60) days. {280.32 (c)} failed to perform annual inspection of temporarily out of use UST systems and applicable site assessment {280.70} and failed to maintain / provide records for inspection by DEQ {280.35}.

8	Jagir Singh (Owner) Robinjit Singh (Operator) Pike Co., MS	Agreed Order: 7485 25 Respondent agrees to pay MDEQ a penalty in the amount of \$1,800.	Respondent owns/operates USTs at 503 North Broadway, McComb, MS. Respondent failed to test pressurized piping shear valves within the previous twelve (12) months {280.35}, failed to test spill prevention integrity once every twelve (12) months {280.30 (c)}, failed to inspect overfill devices once every twelve (12) months. {280.30 (d)}, failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)}
9	Mohammad Azmeer Harrison Co., MS	Agreed Order: 7486 25 Respondent agrees to pay MDEQ a penalty in the amount of \$500.	Respondent owns/operates USTs at 1103 Pass Road, Gulfport, MS. Respondent failed to maintain / provide records for inspection by DEQ {280.35}.
10	Triangle Chemical Company Hinds Co., MS	Order No. 7487 25 Respondent agrees to join the MDEQ Voluntary Evaluation Program (VEP)	Respondent operates an agricultural chemical storage/handling facility at 1485 Industrial Drive, Bolton, MS. Respondent applied to enter the VEP after a site investigation affirmed site conditions that warrant oversight by MDEQ.
11	Shepco, LLC Panola Co., MS	Order No. 7488 25 Respondent agreed to pay MDEQ a penalty in the amount of \$10,000.00. Respondent also agreed to submit the following to MDEQ: (1) a Surface Mining Permit Application, (2) a Notice of Intent for coverage under the Large Construction Storm Water General NPDES Permit and/or the Mining Storm Water, Dewatering, and No Discharge General Permit, as well as a (3) Storm Water Pollution Prevention Plan (SWPPP).	Respondent was in violation of Miss. Code Ann. § 53-7-1 et seq. and 11 Miss. Admin. Code Pt. 8, Ch 1 regarding the operation of a surface mine without a Mining Permit, and Miss. Code Ann. § 49-17-29, 11 Miss. Admin. Code Pt. 6, Ch. 1, and the Code of Federal Regulations at 40 CFR 122.26(b)(14)(iii), regarding land disturbing activities without the required Storm Water Permit coverage.
12	McIngvale Square, LLC DeSoto Co., MS	Amendment to Order No. 7378 24	This Brownfield Agreement Amendment is for the purpose of modifying the Corrective Action Plan and remedial actions at the site to include excavation of soil and soil vapor contamination.
13	East Side Jersey Dairy Inc. Attala Co., MS	Order No. 7489 25 Respondent agreed to pay MDEQ a penalty in the amount of \$25,500.00.	Respondent was in violation of the discharge limitations required by Pretreatment Permit No. MSP090691 during the April 2023 through January 2025 monitoring periods.
14	Hankins Lumber Company Inc. Grenada Co., MS	Order No. 7490 25 Respondent agreed to pay MDEQ a penalty in the amount of \$20,250.00.	Respondent was in violation of Condition 3.B.7 of Title V Operating Permit No. 0960-00010 for exceeding the Filterable Particulate Matter (PM) limitation of 0.44 pounds per one million British thermal units during stack tests of Emission Points AA-001 and AA-002 on March 26-27, 2024.
15	Calgon Carbon Corporation Hancock Co., MS	Order No. 7491 25 Respondent agreed to pay MDEQ a penalty in the amount of \$56,000.00.	Respondent was in violation of Conditions 3.14 and 3.18 of Permit to Construct Air Emissions Equipment No. 1000-00015 for exceeding the Nitrous Oxides (Nox) limitation of 4.19 pounds per hour (lb/hr) during a

			stack test of Emission Point AA-035 on August 13, 2024, and during a stack test of Emission Point AA-034 on August 14, 2024.
16	Amit Benerjee (Owner) Ahmed Elnaham (Operator) Hinds Co., MS	Order No. 7492 25 Respondent agrees to pay MDEQ a penalty in the amount of \$1,000.	Respondent owns/operates USTs at 418 Savannah Street, Jackson, MS. Respondent failed to test pressurized piping shear valves within the previous twelve (12) months {280.35}, failed to test spill prevention integrity once every twelve (12) months {280.30 (c)}, failed to inspect overfill devices once every twelve (12) months. {280.30 (d)}, failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)} and failed to maintain / provide records for inspection by DEQ {280.35}. Annual testing is 60 days past due.
17	Terry Texaco Food & Gas LLC Hinds Co., MS	Order No. 7493 25 Respondent agrees to pay MDEQ a penalty in the amount of \$500.	Respondent owns/operates USTs at 511 west Cunningham Avenue, Terry, MS. Respondent failed to repair and retest cathodic protection system within 90 days of failure. {280.32 (b)(1)}
18	Jaswinder Singh Pike Co., MS	Order No. 7494 25 Respondent agrees to pay MDEQ a penalty in the amount of \$2,500.	Respondent owns/operates USTs at 300 Old Industrial Parkway & Old Highway 24, McComb, MS. Respondent failed to test pressurized piping shear valves within the previous twelve (12) months {280.35}, failed to test spill prevention integrity once every twelve (12) months {280.30 (c)}, failed to inspect overfill devices once every twelve (12) months. {280.30 (d)}, failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)}, failed to perform annual inspection of temporarily out of use UST systems and applicable site assessment {280.70} and failed to maintain / provide records for inspection by DEQ {280.35}.
19	J & R International XV LLC Rankin Co., MS	Order No. 7495 25 Respondent agrees to pay MDEQ a penalty in the amount of \$2,660.	Respondent owns/operates USTs at 690 Grants Ferry Road, Flowood, MS. Respondent failed to test pressurized piping shear valves within the previous twelve (12) months {280.35}, failed to test spill prevention integrity once every twelve (12) months {280.30 (c)}, failed to inspect overfill devices once every twelve (12) months. {280.30 (d)}, failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)}, and failed to provide adequate release detection methods / records for a UST system. {280.40 - 280.45}
20	Tunica Xpress LLC (Owner) Dees Oil Company Inc (Operator) Tunica Co., MS	Order No. 7496 25 Respondent agrees to pay MDEQ a penalty in the amount of	Respondent owns/operates USTs at 2515 Highway 4 East, Tunica, MS. Respondent failed to test

		\$1,350.	cathodic protection system within six (6) months of installation / repair and /or once every three (3) years thereafter {280.32 (b)(1)} and failed to maintain / provide records for inspection by DEQ {280.35}.
21	IMTAA LLC Harrison Co., MS	Order No. 7497 25 Respondent agrees to pay MDEQ a penalty in the amount of \$1,500.	Respondent owns/operates USTs at 10166 Lorraine Road, Gulfport, MS. Respondent failed to meet UST system spill prevention requirements {280.20 (c)}, Premium spill bucket failed testing on 8/29/2022 and was not corrected within 90 days.
22	Surjit Singh (Operator) Hinds Co., MS	Order No. 7498 25 Respondent agrees to pay MDEQ a penalty in the amount of \$2,000.	Respondent owns/operates USTs at 5555 Highway 18, Jackson, MS. Respondent failed to provide adequate release detection methods / records for a UST system. {280.40 280.45}
23	Gautam M Patel Lowndes Co., MS	Order No. 7499 25 Respondent agrees to pay MDEQ a penalty in the amount of \$500.	Respondent owns/operates USTs at 2230 Military Road, Columbus, MS. Respondent failed to pay tank fees in a timely manner pursuant to Mississippi Code Annotated § 49-17-421 (Rev. 2023).
24	Coahoma County Utility District Coahoma Co., MS	Order No. 7500 25 Respondent agreed to pay MDEQ a penalty in the amount of \$1,312.50. A penalty of \$1,312.50 will be held in abeyance, pending Respondent's compliance with the requirements of the Agreed Order.	Respondent was in violation of 11 Miss. Admin. Code Pt. 6, R. 1.1.1.B(2)(a) for operating without a valid NPDES Permit and Condition No. S-3 of NPDES Permit Nos. MS0045187 and MS0045179 for failing to timely submit annual Discharge Monitoring Reports.
25	Gluckstadt Crossing Madison Co., MS	Order No. 7501 25 Respondent agreed to pay MDEQ a penalty in the amount of \$16,500.00.	Respondent was in violation of the Large Construction Storm Water General Permit for Land Disturbing Activities of Five (5) or More Acres at its construction project in Madison County.
26	Challenger Deepwell Services, Inc. Jones Co., MS	Order No. 7502 25 Respondent agrees to join the MDEQ Voluntary Evaluation Program (VEP)	Respondent owns a vacant lot that was previously operated as an oilfield at 422 Avenue C, Laurel, MS. Respondent applied to enter the VEP after site investigations affirmed diesel contamination that warrants oversight by MDEQ.
27	Shuqualak Lumber Company, Inc. Noxubee Co., MS	Order No. 7503 25 Respondent agreed to pay MDEQ a penalty in the amount of \$122,815.00.	Respondent was in violation of 11 Miss. Admin. Code Pt. 2, R. 1.3.C for allowing an unnecessary amount of wood-waste and dust to become airborne; Condition Nos. 6.2 and 6.3 of PSD Permit to Construct No. 2000-00013 for failing to timely submit an Initial Notification and Notification of Compliance Status for Emission Point AA-111; and 40 CFR Part 63.7525(c) & (d) for failing to install the required Continuous Opacity Monitoring System or an approved alternative on four wood-waste boilers. Emissions Points AA-101, AA-102, AA-107, and AA-108.

28	New Investment LLC De Soto Co., MS	Order No. 7504 25 Respondent agrees to pay MDEQ a penalty in the amount of \$2,500.	Respondent owns/operates USTs at 6780 Holly Springs Road, Hernando, MS. Respondent failed to report a suspected or confirmed release {280.50} and failed to maintain / provide records for inspection by DEQ {280.35}. Premium tank did not pass a 0.2 gph leak test for July 2024 through April 2025. Issue was not reported to MDEQ as suspected release.
29	Ravinder LLC Hinds Co., MS	Order No. 7505 25 Respondent agrees to pay MDEQ a penalty in the amount of \$2,550.	Respondent owns/operates USTs at 905 Cooper Road, Jackson, MS. Respondent failed to test pressurized piping shear valves within the previous twelve (12) months {280.35}, failed to test spill prevention integrity once every twelve (12) months {280.30 (c)}, failed to inspect overfill devices once every twelve (12) months. {280.30 (d)}, failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)}, failed to designate a UST Compliance manager {280.37} and failed to maintain / provide records for inspection by DEQ {280.35}.
30	Sanjay Kumar (Owner) Dash Oil (Shipper) A.B. Oil Trans LLC (Carrier) Jefferson Co., MS	Order No. 7506 25 Respondent agrees to pay MDEQ a penalty in the amount of \$7,500.	Respondent owns/operates USTs at 1004 S Main Street, Fayette, MS. Respondent failed to adhere to MDEQ classification as ineligible for delivery, deposit, or acceptance of a regulated substance into an UST {280.36}.
31	Sanjay Kumar (Owner) Jefferson Co., MS	Order No. 7507 25 Respondent agrees to pay MDEQ a penalty in the amount of \$3,800.	Respondent owns/operates USTs at 1004 S Main Street, Fayette, MS. Respondent failed to test pressurized piping shear valves within the previous twelve (12) months {280.35}, failed to test spill prevention integrity once every twelve (12) months {280.30 (c)}, failed to inspect overfill devices once every twelve (12) months. {280.30 (d)}, failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)}, and failed to designate a UST Compliance manager {280.37}. No annual testing was provided for the year prior to May 2024. Overfill devices and shear valve failures from September 23, 2024 were not corrected or repaired within ninety (90) days.
32	Algazali Family Inc Coahoma Co., MS	Order No. 7508 25 Respondent agrees to pay MDEQ a penalty in the amount of \$2,750.	Respondent owns/operates USTs at 714 South State Street, Clarksdale, MS. Respondent failed to report a suspected or confirmed release {280.50}, failed to designate a UST Compliance manager {280.37}, and failed to maintain / provide records for inspection by DEQ {280.35}.

33	Yasier Mohammad and Ahmed Jobah Montgomery Co., MS	Order No. 7509 25 Respondent agrees to pay MDEQ a penalty in the amount of \$1,000.	Respondent owns/operates UST's at 201 North State Street, Duck Hill, MS and 703 Church Street, Winona, MS. Respondent failed to pay tank fees in a timely manner pursuant to Mississippi Code Annotated § 49-17-421 (Rev. 2023).
34	City of Natchez Adams Co., MS	Order No. 7510 25	This Agreed Order is for the purpose of establishing a schedule agreement with the City of Natchez (Brownfield Party) and acknowledges their entry in the Mississippi Brownfield Program for the former Fry Building site.
35	Modification to the Scott County Solid Waste Management Plan	Order No. 7511 25	This order approves a modification to the Scott County Solid Waste Management Plan to include in the plan three new land application facilities to be operated by Denali Water Solutions, LLC, for the application of municipal biosolids.