

MISSISSIPPI COMMISSION ON ENVIRONMENTAL QUALITY  
OFFICIAL MINUTES  
SEPTEMBER 25, 2025

The regular monthly meeting of the Commission on Environmental Quality was held on Thursday, September 25, 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., Jack Norris, Kent Parrish, Jr., Chat Phillips, Billy VanDevender and Jack Winstead.

Others present were: Chris Wells, Executive Director, Brent Jones, Thomas Wallace, Tad Campbell, staff of MDEQ; and other staff members and visitors whose names appear elsewhere in these minutes.

The meeting was called to order by Chair Chat Phillips and after he led the invocation, the following business was transacted:

Approval of Minutes

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

Water Pollution Control Revolving Loan Fund (WPCRLF) Program, Adoption of FY-2025 Intended Use Plan

On behalf of staff, Mr. Brent Jones recommended the Commission adopt the FY-2025 Intended Use Plan. The draft FY-2025 Intended Use Plan was previously sent to the Commission for review and identifies the loan funds available to our communities for the construction of wastewater infrastructure, the communities to receive these loan funds, the loan interest rate, program deadlines, and other related information. Public comments on the draft Intended Use Plan were solicited through a public comment period and a public hearing and no comments were received by the public or during the EPA Region 4 review. Mr. Parrish had a question about the loan program payout. In response, Mr. Jones stated that the program has been very successful and that it has been close to capacity for loan payouts the last couple of years, but that the program has been fortunate to meet most of the needs to date. Executive Director, Chris Wells, stated that while there has been a high demand for funds in the program, and that continues to increase, so far, demand has not exceeded available funds. Should that change in the future, projects schedules may need to be adjusted to ensure funds will be available to meet all requests. Following staff presentation and deliberation, on motion made by Mr. Parrish and seconded by Mr. Johnson, the Commission unanimously voted to adopt the Water Pollution Control Revolving Loan Fund Program FY-2025 Intended Use Plan and issue a corresponding Order to be executed by the Executive Director.

Commission Approval of Brownfield Agreement Completion

Mr. Thomas Wallace stated that the Commission approved Brownfield Agreement 7072 20 on September 24, 2020, between the Commission, Jack's Family Restaurant, LP, and Mr. Thomas R. Boydston for the remediation of the former Team Motors – South Church Shell ("Site") located at 112 Cagle Street, Louisville, Mississippi. The brownfield agreement required the remediation of petroleum hydrocarbons and chlorinated solvents in groundwater. Remediation consisted of an Ozone-Groundwater Injection system and executing an environmental covenant to restrict groundwater use at the Site. The completed remedial activities meet the requirements of the MDEQ-approved *Corrective Action Plan* dated June 23, 2020. Jack's Family Restaurant, LP requested the Commission make a determination as to the completion of the Brownfield Agreement. On behalf of staff, Mr. Wallace recommended the Commission determine that Jack's Family Restaurant, LP, and Mr. Thomas R. Boydston completed the Brownfield Agreement and stated that staff of MDEQ evaluated the Brownfield Agreement completion and believes that the Site is in compliance with applicable State and Federal laws and standards and will be protective of the public health and the environment. Following staff presentation and deliberation, on motion made by Mr. Norris and seconded by Mr. Winstead, the Commission unanimously voted and determined that Jack's Family Restaurant, LP, and Mr. Thomas R. Boydston completed the Brownfield Agreement between the Commission, Jack's Family Restaurant, LP, and Mr. Thomas R. Boydston for the remediation of the former Team Motors – South Church Shell ("Site") located at 112 Cagle Street, Louisville, Mississippi.

### Commission Approval of Brownfield Agreement

On behalf of staff, Mr. Thomas Wallace recommended that the Commission approve the Brownfield Agreement between the Commission and the City of Natchez regarding the remediation of brownfield property located at 116 North Pearl Street, Natchez, Adams County, Mississippi. The administrative record for this environmental response project is referred to as the "Fry Building" site. The Fry Building site is contaminated with polyaromatic hydrocarbons in soils in excess of Target Remediation Goals and Asbestos Containing Materials (ACM) in construction materials in excess of the Environmental Protection Agency's 1% ACM threshold. Therefore, remediation of the Brownfield Agreement Site is necessary. The proposed use of the Site after completion of all remediation will be parking to support nearby businesses including the renovated, historic EOLA Hotel in Natchez. Staff of MDEQ evaluated the Brownfield Agreement and believes that, with the conditions and restrictions contained within the Brownfield Agreement, the Site will be in compliance with applicable State and Federal laws and standards and will be protective of public health and the environment. Following staff presentation and deliberation, on motion made by Mr. VanDevender and seconded by Mr. Johnson, the Commission unanimously voted to approve the Brownfield Agreement between the Commission and the City of Natchez regarding the remediation of brownfield property located at 116 North Pearl Street, Natchez, Adams County, Mississippi.

### Commission Approval of Brownfield Loan Agreement

On behalf of staff, Mr. Thomas Wallace recommended that the Commission approve the Brownfield Loan Agreement between the Commission and the City of Natchez regarding the remediation of brownfield property located at 116 North Pearl Street, Natchez, Adams County, Mississippi. The administrative record for this environmental response project is referred to as the "Fry Building" site. The City of Natchez has applied for and requested up to \$500,000 in Brownfield Revolving Loan Fund monies to assist with remediation of the Fry Building. Terms and conditions of the loan include a 20% discount on repayment, a 0.5% interest rate, and over a ten (10) year period. A cost share is required by the terms and conditions of the federal loan funds. The cost share will be met by the City of Natchez through capping the contaminated soils at the site with a parking lot. Staff received a review of the City of Natchez' financials from the Mississippi Development Authority stating that the applicant is viable to make repayment. Staff of MDEQ evaluated the Brownfield Loan Agreement and believes that with the terms and conditions contained within the Brownfield Loan Agreement and the prior approval of the Brownfield Agreement, the City of Natchez will be in compliance with applicable State and Federal laws and standards and will be able to make repayment of the loan funds. Following staff presentation and deliberation, on motion made by Mr. Winstead and seconded by Mr. Norris, the Commission unanimously voted to approve the Brownfield Loan Agreement between the Commission and the City of Natchez regarding the remediation of brownfield property located at 116 North Pearl Street, Natchez, Adams County, Mississippi. Mr. Norris subsequently had a couple of questions about the funding source of the loan program and whether the funds could be layered with funds received from the MDA incentive program. Executive Director, Chris Wells stated that the seed money for the program comes from a federal grant and while the Brownfield loan program is new, the idea is that it will become a revolving fund, which will continue to receive seed money from EPA and which will continue to build up funds for the program. Mr. Wallace stated a private entity could layer funds received from the loan program with funds received from the MDA incentive program. In response to a question by Mr. Phillips, Executive Director Chris Wells stated that Mississippi statute currently allows the Commission to delegate authority in certain situations to the Executive Director, but the statute does not specifically address Brownfield agreements. Mr. Wells asked the Commission to consider supporting an attempt this legislative session to amend the statute, if necessary, in order to grant the Executive Director authority to handle Brownfield agreements, primarily to minimize the potential for project delays. There was some brief discussion of the pros and cons by the Commission and Mr. Wells. Mr. Wells stated that no action was required of the Commission today but that he would encourage the Commissions' thoughts and comments on the matter. In response to some discussion by the Commission, Mr. Thomas Wallace offered to put some information together on current Brownfield projects and target assessments if requested 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>
Greene County Board of Supervisors	\$26,058.47
Madison County Board of Supervisors	\$21,789.08

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>
Alcorn County Board of Supervisors	\$40,000.00
Jefferson County Board of Supervisors	\$37,000.00

Asbestos Certifications

On previous authority delegated to the Head, Office of Pollution Control, the staff reported that 239 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 86 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 6 new and 23 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 10 new and 9 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 27 Administrative Orders have been issued since the Commission's meeting on July 24, 2025. A list of these orders is made a part of these minutes and is filed in the Official Minutes File.

Other Business

There was no additional business brought before the Commission.


Setting of Meeting

The Commission decided to meet next on Thursday, October 23, 2025, beginning at 9:00 a.m.

Adjournment

There being no further business to come before the Commission, on motion made by Mr. Johnson

and seconded by Mr. Winstead, the meeting was adjourned.

  
CHAIR

ATTEST:

  
EXECUTIVE DIRECTOR

EMERGENCY CLEAN-UP EXPENSES

To: E3 Environmental  
Amount: \$7,144.08 Date of Response: 05/12/2025  
For: Costs associated with providing supervision, labor, equipment and materials to respond to and clean up a petroleum spill in Jackson County.

To: E3 Environmental  
Amount: \$1,231.17 Date of Response: 08/21/2025  
For: Costs associated with providing supervision, labor, equipment and materials to respond to and clean up a petroleum spill in Harrison County.

To: E3 Environmental  
Amount: \$4,410.10 Date of Response: 03/27/2025  
For: Costs associated with providing supervision, labor, equipment and materials to respond to disposal of Coca-Cola product.

To: E3 Environmental  
Amount: \$5,285.83 Date of Response: 07/01/2025  
For: Costs associated with providing supervision, labor, equipment and materials to respond to a gasoline spill in Hancock County.

To: E3 Environmental  
Amount: \$2,705.97 Date of Response: 06/24/2025  
For: Costs associated with providing supervision, labor, equipment, and materials to respond to and clean up a petroleum spill in Harrison County.

ADMINISTRATIVE ORDERS

	<u>Respondent</u>	<u>Order No.</u>	<u>Summary</u>
1	King Construction and Environmental Services LLC Hancock Co., MS	<b>Order No: 7532 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$91,000 and implement corrective actions.	Respondent owns and operates a Class I rubbish site located of Rifle Range Road, Bay St. Louis, MS. Respondent was cited to be in violation of numerous operational requirements including failure to properly construct required soil liners, failure to utilize qualified and experienced personnel for construction of the soil liner, failure to notify MDEQ at least one week prior to liner construction, disposal of waste above permitted heights, disposal of unauthorized waste, failure to confine disposal of rubbish, failure to visually inspect each load of waste, failure to remove unauthorized waste from disposal area, and failure to apply earthen cover over all waste every two weeks.
2	JeffL, Inc. Bolivar Co., MS	<b>Order No. 7533 25</b>	Sampling and inspection of the construction materials indicated the presence of Asbestos Containing Materials (ACM). ACM at the site was determined to be in excess of the Environmental Protection Agency's 1% ACM threshold. Therefore, remediation of the Brownfield Agreement Site is necessary. JeffL, Inc., has proposed abatement and disposal of the ACM in accordance with MDEQ approved methods.
3	Pascagoula Ice and Freezer Company, Inc. Jackson Co., MS	<b>Order No. 7534 25</b>	The original brownfield agreement required the remediation of petroleum hydrocarbons in the soil and ammonia in groundwater. Remediation consisted of capping contaminated soils and executing an environmental covenant to restrict groundwater use at the Site. The completed remedial activities have met the requirements of the MDEQ-approved Corrective Action Plan dated October 12, 2022.
4	Superior Pallet Hinds Co., MS	<b>Order No. 7535 25</b>	This Order provides findings of fact and conclusions of law and memorializes the Commission's decision related to the Superior Pallet Company evidentiary hearing held on June 26, 2025.

5	Sammy T Obad (Owner) Dees Oil Co (Operator) DeSoto Co., MS	<b>Order No. 7536 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$5,700.	Respondent owns/operates USTs at 2480 Highway 51 South, Hernando, MS. Respondent failed to provide adequate release detection method / records for a UST system. {280.44 (b)}, 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 test cathodic protection system within six (6) months of installation / repair and /or once every three (3) years thereafter {280.32 (b)(1)}, failed to test the automatic tank gauging system once every twelve (12) months {280.43 (d)}, and failed to maintain / provide records for inspection by DEQ {280.35}.
6	Pit Stop LLC Hinds Co., MS	<b>Order No. 7537 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$1,000.	Respondent owns/operates USTs at 430 Cunningham Street, Terry, MS. Respondent failed to test 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}. Cathodic protection failed 3/26/2024 and was not repaired until 11/12/2024. Records were not provided to MDEQ until 7/15/2025.
7	Eyad Ibrahim Pontotoc Co., MS	<b>Order No. 7538 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$2,300.	Respondent owns/operates USTs at 158 Highway 170, Sherman, 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 pay tank fees in a timely manner pursuant to Mississippi Code Annotated § 49-17-421 (Rev. 2023).

8	Mustafa Zayed (Owner) Sardis Express LLC (Operator) Panola Co., MS	<b>Order No. 7539 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$4,450.	Respondent owns/operates UST's at 502 East Lee Street, Sardis, MS. Respondent failed to provide adequate release detection method / records for a UST system {280.40-280.45}, 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 meet UST system overfill prevention requirements {280.20 (d)}, failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)}, failed to test electronic interstitial monitoring devices once every twelve (12) months {280.43 (g)}, failed to maintain / provide records for inspection by DEQ {280.35}
9	In Re: Constitution State Services, TPA for Xylem Inc. Claim Number F5G6291	<b>Order No. 7540 25</b> Constitution agreed to pay \$5,000.00 (five thousand dollars) to MDEQ in compensation for property damage resulting from the accident at the MDEQ laboratory and adjacent offices.	On or about July 3, 2024, Xylem serviced equipment including tanks at the MDEQ Laboratory located at 1542-A Old Whitfield Rd., Pearl, MS 39208. On July 7, 2024, flooding was discovered in the laboratory and carpeted offices adjacent thereto (the accident). The flooding was caused by a water line that had come off a tank that Xylem had just serviced in the laboratory. These circumstances resulted in Claim Number F5G6291 (the claim) for property damages against Xylem Inc. Constitution is Third-Party Administrator for Xylem Inc. Accordingly, Constitution is administering this claim on behalf of Xylem Inc.
10	Nitrous Oxide Corporation Yazoo Co., MS	<b>Order No. 7541 25</b> Respondent agreed to pay MDEQ a penalty in the amount of \$22,500.00. Additionally, Respondent obtained a State Operating Pretreatment Permit allowing the discharge of process wastewater from its facility to the City of Yazoo City's sanitary sewer system.	Respondent discharged non-domestic wastewater with a pH lower than 5.0 into the City of Yazoo City's sanitary sewer system in violation of 11 Miss. Admin. Code Pt. 6, R. 1.1.4.M incorporating 40 C.F.R. § 403.5(b)(2). Respondent also placed Ammonium Nitrate in a location where it was likely to cause pollution in violation of Miss. Code Ann. § 49-17-29(2)(a).
11	Md Shana Ullaha DeSoto Co., MS	<b>Order No. 7542 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$3,990.	Respondent owns/operates UST's at 3914 Highway 305, Hernando, MS. Respondent failed to provide adequate release detection method / records for a UST system.



			{280.44 (b)}, 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 test electronic interstitial monitoring devices once every twelve (12) months {280.43 (g)} and failed to designate a UST Compliance manager {280.37}.
12	JR 1 LLC Hinds Co., MS	<b>Order No. 7543 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$750.	Respondent owns/operates USTs at 4556 Siwell Road, Jackson, MS. Respondent failed to test spill prevention integrity once every twelve (12) months {280.20 (c)}. Spill bucket issue noted during monthly inspection was not corrected within 90 days of discovery.
13	Jagdeep Singh Yalobusha Co., MS	<b>Order No. 7544 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$500.	Respondent owns/operates USTs at 18306 Highway 7, Coffeeville, MS. Respondent failed to maintain / provide records for inspection by DEQ {280.35}.
14	Ram Krushna LLC Lauderdale Co., MS	<b>Order No. 7545 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$2,660.	Respondent owns/operates USTs at 2330 Highway 39 North, Meridian, MS. Respondent failed to provide adequate release detection method / records for a UST system. {280.40-280.45}, 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) } and failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)}. No annual testing or monthly records provided for the year prior to July 2025.
15	RKAG LLC Panola Co., MS	<b>Order No. 7546 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$500.	Respondent owns/operates USTs at 585 Highway 51 South, Batesville, MS. Respondent failed to maintain / provide records for inspection by DEQ {280.35}.
16	Monasser Naji Mohson & Sons Jones Co., MS	<b>Order No. 7547 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$2,660.	Respondent owns/operates USTs at 928 West Sixth Street, Laurel, MS. Respondent failed to provide adequate release detection method / records for a UST system. {280.40-280.45}.

			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) } and failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)}.
17	Aneeta R Khurana Pike Co., MS	<b>Order No. 7548 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$887.50.	Respondent owns/operates USTs at 610 West Presley Boulevard, McComb, MS. Respondent failed to perform containment sump integrity testing at installation and every 3 years thereafter and failed to perform annual sump inspection {280.31}, 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) } and failed to test automatic line leak detectors once every twelve (12) months {280.44 (a)}. All testing was done 4 months late.
18	Zeon Chemicals, L.P. Forrest Co., MS	<b>Order No. 7549 25</b> Respondent agrees to join the MDEQ Voluntary Evaluation Program (VEP).	Respondent operates an elastomer production facility. Respondent applied to enter the VEP due to BTEX contamination that warrants oversight by MDEQ.
19	Noon Trace Town, LLC Adams Co., MS	<b>Order No. 7550 25</b>	This Brownfield Agreement is for the purpose of conducting corrective actions at the Tracetown Shopping Center Phase II Redevelopment Area, located at 55 Sergeant Prentiss Drive in Natchez, MS. Cleanup will consist of Asbestos abatement, demolition of building and disposal of asbestos containing materials, vapor intrusion mitigation, capping of soils, and in-situ groundwater injections to treat chlorinated solvents.
20	AFCO Industries LLC Desoto Co., MS	<b>Order No. 7551 25</b> Respondent agreed to pay MDEQ a penalty in the amount of \$7,500.00. Additionally, Respondent obtained a State Operating Pretreatment Permit allowing the discharge of process wastewater from its facility to the City of Olive Branch's sanitary sewer system.	Respondent discharged process wastewater into the City of Olive Branch's sanitary sewer system in violation of 11 Miss. Admin. Code Pt. 6, R. 1.1.1.B(2)(a) and 11 Miss. Admin. Code Pt. 6, R. 1.1.1.B(2)(b)(4).

21	Jack Batte and Sons Inc. Smith Co., MS	<b>Order No. 7552 25</b> Respondent agreed to comply with the terms and conditions of Title V Operating Permit No. 2500-00012 that was issued on September 14, 2020 and modified October 19, 2021, until the Permit Board acts on the renewal application received on May 20, 2025.	Respondent was in violation of Condition 1.17 of Title V Operating Permit No. 2500-00012 for failing to submit a timely renewal application to the Mississippi Environmental Quality Permit Board.
22	City of Magee Simpson Co., MS	<b>Order No. 7553 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$2,000.	Respondent owns and operates a Class II rubbish site located off Highway 49, Magee, Mississippi. Respondent failed to timely submit the required 2024 annual solid waste report.
23	Smithville Quick Stop LLC (Owner) Midstates Petroleum Company (Carrier) Monroe Co., MS	<b>Order No. 7554 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$7,500.	Respondent, Smithville Quick Stop LLC, owns/operates USTs at 63491 Highway 25 North, Smithville, MS. Respondent, Midstates Petroleum Company sales and delivers fuel to USTs at 63491 Highway 25 North, Smithville, MS. Respondent failed to adhere to MDEQ classification of USTs at Smithville Quick Stop Facility # 8122 as ineligible for delivery, deposit, or acceptance of a regulated substance. {280.36}.
24	Rienzi Investment Group LLC (Owner) GPM Transportation Company, LLC (Carrier) Alcorn Co., MS	<b>Order No. 7555 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$7,500.	Respondent, Rienzi Investment Group LLC, owns/operates USTs at 477 CR 514 Rienzi, MS. Respondent, GPM Transportation Company, LLC sales and delivers fuel to USTs at 477 CR 514 Rienzi, MS. Respondent failed to adhere to MDEQ classification of USTs at Rienzi Shell B-One Stop Facility # 11013 as ineligible for delivery, deposit, or acceptance of a regulated substance. {280.36}.
25	Gurdev Singh (Owner) Aml Transport (Carrier) Chickasaw Co., MS	<b>Order No. 7556 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$7,500.	Respondent, Gurdev Singh, owns/operates USTs at 103 Monroe Avenue Okolona, MS. Respondent, AML Transport sales and delivers fuel to USTs at 103 Monroe Avenue Okolona, MS. Respondent failed to adhere to MDEQ classification of USTs at Fast Jack's Facility # 3579 as ineligible for delivery, deposit, or acceptance of a regulated substance. {280.36}.
26	Mohammed Ayash Leflore Co., MS	<b>Order No. 7557 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$1,400.	Respondent owns/operates USTs at 800 Main Street Greenwood, MS. Respondent failed to provide adequate release detection method / records for a UST system. {280.40-280.45}: one or more electronic sump sensors are not properly positioned and failed to meet UST system overfill

			prevention requirements {280.20 (d) } : failed overfill prevention devices were not corrected within 90 days.
27	Gerald Washington (Owner) Danny Washington (Operator) Chickasaw Co., MS	<b>Order No. 7558 25</b> Respondent agrees to pay MDEQ a penalty in the amount of \$1,400.	Respondent owns/operates USTs at 7305 Redland Sarepta Road Houlika, MS. Respondent failed to provide adequate release detection method / records for a UST system. {280.40-280.45} : previous 12 months monitoring well records, electronic sump sensor status reports, and adequate reconciliation of sensor alarm history was not provided.