

# MISSISSIPPI DEPARTMENT OF ENVIRONMENTAL QUALITY

**State Fiscal Year 2023** 

# Title V Program Resource Needs and Fee Recommendation

**DRAFT REPORT** 

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# I. EXECUTIVE SUMMARY

Title V of the Federal Clean Air Act requires affected sources to pay an annual fee to cover the costs of implementing the Title V program. Mississippi law and Mississippi Department of Environmental Quality (MDEQ) regulations require the Commission on Environmental Quality to set the annual fee schedule after receiving the recommendation of the Title V Advisory Council, if provided timely. MDEQ prepares an annual report on behalf of the Title V Advisory Council, which contains the Title V program fee recommendation for the upcoming fee period. The report outlines the work MDEQ plans to complete during the fiscal year and includes associated staffing and budget needs to support the fee recommendation. MDEQ conducted a review of the Title V workplan, the estimated fund balance, the projected revenues and expenditures, and the anticipated quantity of air emissions from affected sources and prepared the report to establish the Title V program fee recommendation for State Fiscal Year 2023.

#### A. REVIEW OF TITLE V PROGRAM FEE RATES, BILLABLE TONS, AND REVENUE

Title V Program Review							
Fiscal Year	Rate Per Ton	Projected Billable Tons	Year End Actual Billable Tons	Actual Revenue*			
1996 \$16		262,951	237,408	\$3,743,477			
1997	\$16	246,468	215,340	\$3,339,391			
1998	\$16	224,405	215,352	\$2,998,762			
1999	\$22	217,817	214,421	\$3,928,800			
2000	\$20	199,057	195,000	\$3,838,643			
2001	\$20	199,596	191,182	\$3,635,281			
2002	\$21	204,596	197,445	\$4,146,355			
2003	\$25	212,897	189,035	\$5,023,148			
2004	\$31	189,035	194,466	\$5,683,128			
2005	\$31	172,054	172,836	\$5,044,002			
2006	\$31	178,400	174,446	\$5,109,747			
2007 \$31		178,400 174,325		\$4,746,492			
2008 \$31		162,451	157,299	\$4,876,274			
2009 \$36		162,451	147,782	\$6,461,552			
2010 \$36		137,702	137,362	\$5,021,071			
2011 \$36		125,298	123,830	\$4,457,888			
2012 \$36		128,619	130,352	\$4,692,685			
2013	\$36	128,960	131,987	\$4,751,519			
2014	\$41	126,966	126,966	\$4,516,343			
2015	\$41	120,100	121,606	\$4,985,849			
2016	\$41	112,358	113,323	\$4,646,223			
2017	\$47	104,671	106,132	\$4,988,215			
2018	\$47	92,639	93,783	\$4,407,792			
2019	\$47	84,496	84,586	\$3,975,553			
2020	\$47	91,578	93,068	\$4,374,179			
2021	\$47	87,598	88,624	\$4,165,308			
2022	\$46	87,509	87,509(est)	\$4,028,624 (est)			

The following is a historical review of Title V program fee rates, billable tons, and revenues:

\*Actual revenue is not the product of the rate per ton times projected billable tons. Amounts may also include collection of fees owed from previous years and penalties/late payments.

#### B. FEE RECOMMENDATION

#### **Calculation of Fee Requirement**

Estimated FY2022 Fund Balance	\$2,115,354
Projected SFY2023 Revenue	\$4,025,368
Projected SFY2023 Interest Income	\$25,000
Estimated SFY2023 Available Funds	\$6,165,722
Estimated SFY2023 Expenditures	\$4,537,212
Estimated SFY2023 Fund Balance	\$1,628,511
Fee per Ton with no Maximum Fee	\$46 /ton

It is recommended that the Title V program fee for SFY2023 be set at \$46 per ton with no maximum fee per facility.

The estimated fund balance at the end of FY2022 is \$2,115,354. This will be applied to expenditures in the beginning of SFY2023 before revenue is received.

# II. STATE FISCAL YEAR 2023 WORKPLANS

State Fiscal Year 2023 workplans were developed for Title V functional areas to include Permitting, Compliance and Enforcement, Air Planning, Fee Inventory and Calculations, Air Toxics, Air Emissions Inventory, and Small Business Environmental Assistance. Work in these functional areas is provided by the Air Division, Environmental Permits Division (EPD), Field Services Division, and Environmental Compliance and Enforcement Division (ECED) of the Office of Pollution Control. Additionally, the Office of Community Engagement assists small businesses as authorized by the Title V program.

### A. PERMITTING

For SFY2023, approximately 254 active sources are expected to be subject to the requirements of Title V of the Federal Clean Air Act, which requires an operating permit to be issued to certain types of facilities. Title V operating permits are issued for new and existing major sources, while synthetic minor operating permits (SMOP) are issued to existing major sources that take restrictions to reduce potential emissions below the Title V applicability thresholds. Frequently, changes at these sources require the permits to be modified. Modifications to Title V operating permits are classified as either significant modifications, minor modifications, 502(b)(10) changes, administrative or Division (EPD) activities include source amendments. Environmental Permits identification, pre-application meetings, application reviews, permit drafting, and public participation efforts for the issuance and modification of all Title V operating permits and initial issuance of SMOPs. The table below projects the Title V program workload for state fiscal year 2023 based on the number of sources and historical trends within the program.

Permitting review work continues to increase due to numerous changes in EPA interpretations and guidance requiring additional permitting actions; court rulings impacting regulations and permit conditions; new and modified EPA regulations requiring evaluation and subsequent permit modifications; and complex modification requests necessitating lengthier reviews. The permitting staff continues to devote more resources to community outreach as the general public becomes more engaged in discussions about air issues and the Title V permitting process in their communities. EPA is also planning a targeted review of at least six Title V permitting actions as part of a nation-wide goal to provide more oversight of the Title V program. This will likely require increased staff time to resolve EPA comments. Additionally, many internal initiatives are being taken to improve and streamline permitting efforts, including the following: developing consistent permit templates and permit requirements, simplifying data entry related to emissions inventory and air program applicability, and developing consistent training related to regulatory review of Title V sources.

	<b>Received During Year</b>	Completed During Year
Title V First Time Permits	4	4
SMOP First Time Permits	15	13
Title V Renewals	39	41
Significant Modifications	8	5
Minor Modifications	13	8
502(b)(10) Modifications	59	59
Administrative Amendments	11	6

#### B. COMPLIANCE AND ENFORCEMENT

The Environmental Compliance and Enforcement Division (ECED) places significant focus on the approximately 254 active Title V sources in the State. ECED activities associated with Title V facilities include compliance assurance inspections and document reviews, complaint investigations, enforcement actions, database updates and maintenance, general assistance, and outreach activities.

In order to ensure compliance with all regulatory and permit requirements, ECED plans compliance assurance inspections at 50% of Title V facilities every year. However, inspections only make up a portion of ECED's Title V compliance assurance activities. Most Title V facilities must submit Semi-Annual Monitoring Reports (SMR), Annual Compliance Certifications (ACC), and stack test reports for review. The table below is a breakdown of anticipated compliance-related tasks associated with the current universe of Title V facilities.

ECED is responsible for transmitting facilities' air program data to EPA's ICIS-Air database. Responsibilities include:

- Quality assurance of air program data in EPA's ICIS-Air database. This is accomplished by running quality assurance reports, working closely with EPD to reconcile any discrepancies identified, and keeping management up-todate to ensure complete entry of reliable air program data into EPA's ICIS-Air.
- Ensuring the timeliness of data transmitted from MDEQ's enSite database to EPA's ICIS-Air database. MDEQ's Standard Operating Procedures require data to be entered into EPA's system within five (5) days of receipt of complete data from EPD or ECED.
- Participation in programmatic meetings, conferences, and calls as needed to support air program data in MDEQ's enSite database and EPA's ICIS-Air.

Inspection of Title V Facilities	127
SMR Reviews	508
ACC Reviews	254
Stack Test Reviews	550

#### C. AIR PLANNING AND REGULATION DEVELOPMENT

The Department of Environmental Quality is responsible for the development and adoption of state regulations to incorporate the requirements of the Clean Air Act (CAA). This is accomplished through the state's rulemaking process in conjunction with federal approval of state plans and programs. A federally approved State Implementation Plan (SIP) is required to demonstrate the state's ability to attain and maintain National Ambient Air Quality Standards (NAAQS). A revision to the SIP is necessary when a new or revised NAAQS is established or when federal regulations designed to protect the NAAQS are amended. Section 111(d) of the CAA requires states to submit plans for approval that establish and provide for the implementation and enforcement of standards of performance for existing sources of air pollution not otherwise regulated. Other CAA requirements are implemented through various agreements and approvals from EPA.

Air planning efforts also include the annual resource evaluation and fee setting for the Title V program, in addition to any review necessary to evaluate whether the fee system remains both adequate and equitable. Finally, it is the Air Division's responsibility to provide the Environmental Permits Division and the Environmental Compliance and Enforcement Division with information and training regarding new and revised air regulations and other requirements and to communicate information obtained from Regional and National meetings and calls regarding permitting and compliance issues.

Major SIP Revisions	Continue to work on air quality issues such as the Regional Haze rules, $SO_2$ Data Requirements Rule verification, the revised ozone and fine particulates NAAQS, and ozone transport.
Minor SIP Revisions	Make amendments and revisions to air regulations to include updates to NSPS, NESHAP, Title V, PSD and new source nonattainment review regulations.
Planning Work	SO <sub>2</sub> Data Requirements Rule verification, the revised ozone and fine particulates NAAQS, ozone transport rules, Air Emissions Reporting Rule revisions, emission guidelines for existing municipal solid waste landfills and existing facilities in the oil and natural gas sector, Title V fee system changes, and make necessary changes to state air regulations including revisions to the Title V fee regulations.
111(d) State Plan Development	Continue the development of state plans, including new regulation language, to implement the emission guidelines for existing municipal solid waste landfills and submit to EPA for approval.
Outreach	Continue outreach regarding changes to the Title V fee system. Anticipate outreach and collaboration for future emission guidelines to replace the withdrawn emission guidelines for existing electric utility generating units (EGUs) and the upcoming emission guidelines for existing oil and natural gas sector facilities.

### D. FEE INVENTORY AND CALCULATIONS

Title V facilities are required to pay an annual fee to cover the cost of the Title V permit program. Facilities elect to have their fee calculated based on either actual or allowable emissions. If actual emissions are chosen, the facility must submit an annual report to MDEQ documenting the actual emissions emitted from the facility during the previous calendar year. This report is referred to as the Annual Emissions Reporting Form (AERF). The Air Program Development Branch reviews all AERFs, including the supporting documentation and/or calculations on which the actual emissions are based, and asses each Title V facility the appropriate fee. The Branch also maintains the Title V fee inventory, which is updated each time a permitting action occurs.

#### Estimated SFY2023 Title V Activities

Title V Emission Inventory Updates	48
Annual Emission Reporting Form Reviews	254
Title V Invoices Processed	254

#### E. AIR TOXICS

Thousands of facilities are regulated for air pollutants known as hazardous air pollutants (HAP) because these air pollutants may cause acute or chronic health conditions. HAP emissions are primarily controlled or reduced through regulations that are called Maximum Achievable Control Technology (MACT) standards. Impacted facilities generally must install additional control equipment or change process equipment and materials to reduce HAP emissions. These standards or emission limitations are based upon the application of best-demonstrated emission control technology.

There are numerous MACT standards that are implemented and encompass 174 different source categories of major HAP emitting facilities and 70 source categories of smaller HAP emitting facilities called area sources. The regulated universe of facilities and requirements are ever changing, particularly with regulation revisions and the construction of new facilities. The types of affected facilities range from very large chemical plants and petroleum refineries to small dry-cleaning facilities, gasoline stations, and even small auto body repair shops.

Air toxic activities also include the implementation of accidental release prevention regulations. These regulations apply to facilities with certain chemicals that could be very dangerous to public health and the environment in the event of a chemical accident or uncontrolled release. Facilities with chemicals in amounts above de minimis levels must employ process safety measures and controls, and plan for the possibility of an accidental chemical release that could endanger public safety. A regulated facility's planning and procedures to prevent and mitigate chemical accidents must be outlined in a Risk

Management Plan (RMP) that is submitted for agency review. Activities also include onsite compliance monitoring inspections of regulated facilities.

The accidental release prevention regulations have been revised multiple times in recent years. The frequent changes have resulted from evaluation of chemical accidents, court challenges, and petitions for review. The most recent revision occurred in December 2019 to remove or streamline previously added requirements. Under Executive Order 13990, the December 2019 revision is currently under review. The Air Program Development Branch will continue to work to identify, and ensure compliance with all current applicable accidental release prevention requirements at regulated facilities.

MACT Source Categories	174
Major Source MACT Standards	100
Area Source Categories	70
Area Source Standards	48
Plan Reviews	50
Risk Management Program Inspections	50

### Estimated SFY2023 Title V Activities

### F. AIR EMISSIONS INVENTORY

An air emissions inventory is maintained to account for air emissions from all major Title V sources. This inventory accounts for both potential (or allowable) emissions and actual emissions.

#### Emission Inventory Development

An inventory of potential (i.e. allowable) emissions for sources is developed and/or updated each time a permitting action takes place. In addition to updating potential emissions, a permitting action may require emission points, Standard Classification Code (SCC) codes, stacks, and controls to be added or updated. Potential emissions for five criteria pollutants are tracked on each emission point and potential emissions for hazardous air pollutants (HAPs) are tracked at the facility level.

Each year, Mississippi is required to report air emissions and emission related information from major Title V sources to EPA by the Air Emissions Reporting Rule (AERR). The pollutants required to be reported are particulate matter, sulfur dioxide, nitrogen oxides, carbon monoxide, lead, volatile organic compounds, ammonia, and HAPs. To

accomplish this, a detailed reporting form is sent to facilities for reporting their actual emissions of both criteria pollutants and HAPs on an emission point level. The information from the AERR form is entered into a database and checked for accuracy. If there are questions or information is found to be incorrect, the facility is contacted to resolve discrepancies and submit a corrected report when necessary. The data is then submitted to EPA's Emissions Inventory System (EIS) by December 31 of each year. The information is also used and provided, as needed, for air quality analysis and planning.

During SFY2023, MDEQ will review the calendar year 2021 emission inventory and submit to EPA and send the calendar year 2022 AERR form to the Title V sources for reporting purposes. In addition, MDEQ will respond to questions and any additional data requests from EPA as they are processing the calendar year 2020 emission inventory.

#### Emissions Inventory Requests

Both the potential and actual annual emissions inventories for major sources are periodically requested and provided by MDEQ. Most of the time, these requests are related to permit modifications at Title V sources. MDEQ uses emission inventory data for developing major SIP revisions, air quality analyses, and permitting, while EPA uses the emission inventories for air toxics modeling and developing MACT and other standards.

#### Regional Haze Development and Implementation

Mississippi is working with nine other southeastern states to address the EPA Regional Haze Rule, and other new and future air guality standards, in a more efficient and effective way through the Visibility Improvement State and Tribal Association of the Southeast (VISTAS). The VISTAS group, which includes several MDEQ staff members, is addressing the next required submittal for the Regional Haze Rule. While Mississippi does not have any designated Federal Class 1 Visibility areas, the Breton National Wildlife Refuge (Chandeleur Islands) in Louisiana and the Sipsey Wilderness area in northern Alabama are in close proximity to Mississippi such that air emissions from sources in Mississippi could impact the visibility in those areas. Collectively it is more efficient and cost effective for the group to hire contractors to develop inventories and perform air quality modeling and analysis than for each state to do so on their own. The Southeastern States Air Resource Managers (SESARM) handle the administrative tasks for the group, with the states providing technical expertise. Over the past year, the group has been performing modeling and analysis to determine facilities and areas in the member states that may impact the visibility in Class 1 areas and developing a SIP template. The next Regional Haze SIP will be finalized and submitted in late SFY2022, but the EPA approval process and related work will continue into SFY2023.

#### Estimated SFY2023 Title V Activities

Emissions Inventory Updates	100
Annual Emissions Inventory Facility Submittals	85
Emissions Inventory Requests	10
Transport Rule Planning and Implementation	1

### G. SMALL BUSINESS ENVIRONMENTAL ASSISTANCE PROGRAM

Title V services performed by the Small Business Stationary Source Technical and Environmental Compliance Assistance Program are mandated under Section 507 of the Clean Air Act. Components of this program include the Small Business Ombudsman, the Small Business Environmental Assistance Program (SBEAP), and the Compliance Advisory Panel (CAP). Mississippi's Program provides free and confidential assistance. A small business is one with 100 or fewer employees, is not a major stationary source, and meets the federal Small Business Act's definition of a small business. Services include:

- Technical staff reviews regulations, determines potentially impacted sources/small businesses, develops a strategy for notification and assistance, develops compliance assistance tools, conducts training programs and works with regulatory programs on outreach activities. Technical staff also works with enforcement and other divisions to identify areas with compliance issues in order to develop compliance assistance strategies. Additional assistance is provided online and through telephone call inquiries from customers. A toll-free hotline also exists and is managed by the Small Business Ombudsman and SBEAP staff.
- Title V permitting and compliance assistance is provided by contract through an approved consultant. All onsite visits conducted by consultants are coordinated and accompanied by the SBEAP Technical Assistance Coordinator.

Outreach and education projects, consisting of workshops, meetings and speaking engagements, are conducted year-round by the Small Business Environmental Assistance Program and contract staff. Workshops, held at different locations across the state and online, target specific industries concerning existing or upcoming regulations that affect them. Outreach and education projects are performed on a continual basis and in phases.

Changes to new and existing federal and state environmental rules and regulations require that the Program disseminate information packets containing explanations of the

regulations and other technical materials to any business that may be affected by a rule or regulation change. Dissemination of this information may result in the mailing of tens to several thousand notifications to potentially affected business owners. In addition, recently amended rules are revisited annually in order to ensure that small businesses remain compliant and have implemented what they learned during past workshops and training events hosted through this program.

Technical Assistance	400
Outreach and Education	75

## **III. STATE FISCAL YEAR 2023 TITLE V STAFFING NEEDS**

#### **Staffing Requirements**

The following table summarizes the staffing requirements, expressed as full time equivalent (FTE) positions, which provide the basis for personal service expenditure estimates in the State Fiscal Year 2023 budget projection.

Functions	Budget Code	Number FTEs	
PERMITTING	9045	12.22	
COMPLIANCE AND ENFORCEMENT *	9044	11.62	
AIR PLANNING	4044	6.26	
AIR TOXICS	4044	3.13	
AIR EMISSIONS INVENTORY	4044	3.69	
SMALL BUSINESS ENVIRONMENTAL ASSISTANCE PROGRAM	0044	1.59	

\* Also assisted by Field Services Budget Codes 1044, 3044, 5044, 6044, 7044.

# **IV. STATE FISCAL YEAR 2023 REQUESTED EXPENDITURES**

MDEQ is projected to spend \$4,537,212 of the Title V program budget during SFY2023. The actual MDEQ Title V budget in dollars is shown below.

Fiscal Year 2023 Budget									
Budget Code	Salary	Fringe	Travel	Contract	Supplies	Equip	SL&G	Indirect	Total
1044	4,588	1,537	0	0	0	0	0	2,990	9,115
4044	816,269	273,450	20,000	100,000	18,000	20,000	200,000	532,001	1,979,720
5044	6,162	2,064	1,000	1,000	2,000	3,600	0	4,016	19,842
6044	414	139	100	100	100	0	0	270	1,123
7044	1,672	560	300	100	250	0	0	1,090	3,972
9044	688,858	230,767	30,000	39,100	20,000	21,650	13,500	448,961	1,492,836
9045	765,719	256,516	15,000	240,000	20,000	35,000	0	499,055	1,831,290
TOTAL	2,283,682	765,033	66,400	380,300	60,350	80,250	213,500	1,488,383	5,337,898