STATE OF MISSISSIPPI AIR POLLUTION CONTROL PERMIT

TO CONSTRUCT AIR EMISSIONS EQUIPMENT

THIS CERTIFIES THAT

Akers Railroad Holdings, LLC – Chipper Yard 935 South Main Street Amory, Monroe County, Mississippi

has been granted permission to construct air emissions equipment to comply with the emission limitations, monitoring requirements and other conditions set forth herein. This permit is issued in accordance with the provisions of the Mississippi Air and Water Pollution Control Law (Section 49-17-1 et. seq., Mississippi Code of 1972), and the regulations and standards adopted and promulgated thereunder.

MISSISSIPPI ENVIRONMENTAL QUALITY PERMIT BOARD

AUTHORIZED SIGNATURE
MISSISSIPPI DEPARTMENT OF ENVIRONMENTAL QUALITY

Issued: October 20, 2022 Permit No.: 1840-00094

SECTION 1. GENERAL CONDITIONS

1.1 This permit is for air pollution control purposes only.

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(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.1.D.)
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1.2 Any activities not identified in the application are not authorized by this permit.

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(Ref.: Miss. Code Ann. 49-17-29(1)(b)
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1.3 The knowing submittal of a permit application with false information may serve as the basis for the Permit Board to void the permit issued pursuant thereto or subject the applicant to penalties for operating without a valid permit pursuant to State Law.

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(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B(5).)
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1.4 It is the responsibility of the applicant/permittee to obtain all other approvals, permits, clearances, easements, agreements, etc., which may be required including, but not limited to, all required local government zoning approvals or permits.

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(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.1.D(6).)
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1.5 The issuance of a permit does not release the permittee from liability for constructing or operating air emissions equipment in violation of any applicable statute, rule, or regulation of state or federal environmental authorities.

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(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B(7).)
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1.6 It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of the permit, unless halting or reducing activity would create an imminent and substantial endangerment threatening the public health and safety of the lives and property of the people of this state.

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(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B(15)(a).)
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1.7 The permit and/or any part thereof may be modified, revoked, reopened, and reissued, or terminated for cause. Sufficient cause for a permit to be reopened shall exist when an air emissions stationary source becomes subject to Title V. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or of a notification of planned changes or anticipated noncompliance does not stay any permit condition.

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(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B(15)(b).)
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1.8 The permit does not convey any property rights of any sort, or any exclusive privilege.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B(15)(c).)

1.9 The permittee shall furnish to the Mississippi Department of Environmental Quality (MDEQ) within a reasonable time any information the MDEQ may request in writing to determine whether cause exists for modifying, revoking and reissuing, or terminating the permit or to determine compliance with the permit. Upon request, the permittee shall also furnish to the MDEQ copies of records required to be kept by the permit or, for information claimed to be confidential, the permittee shall furnish such records to the MDEQ along with a claim of confidentiality. The permittee may furnish such records directly to the Administrator along with a claim of confidentiality.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B(15)(d).)

1.10 Design and Construction Requirements: The stationary source shall be designed and constructed so as to operate without causing a violation of an Applicable Rules and Regulations (without interfering with the attainment and maintenance of State and National Ambient Air Quality Standards) and such that the emission of air toxics does not result in an ambient concentration sufficient to adversely affect human health and well-being or unreasonably and adversely affect plant or animal life beyond the stationary source boundaries.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.A(1) – (3).)

1.11 The necessary facilities shall be constructed to prevent any wastes or other products or substances to be placed in a location where they are likely to cause pollution of the air or waters of the State without the proper environmental permits.

(Ref.: Miss. Code Ann. 49-17-29(1) and (2).)

1.12 Fugitive Dust Emissions from Construction Activities: The construction of the stationary source shall be performed in such a manner so as to reduce fugitive dust emissions from construction activities to a minimum.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.A(4).)

- 1.13 *General Nuisance Clause*: The permittee shall not cause or allow the emission of particles or any contaminants in sufficient amounts or of such duration from any process as to be injurious to humans, animals, plants, or property, or to be a public nuisance, or create a condition of air pollution.
 - (a) The permittee shall not cause the handling, transporting, or storage of any material in a manner which allows or may allow unnecessary amounts of particulate matter to become airborne.

(b) When dust, fumes, gases, mist, odorous matter, vapors, or any combination thereof escape from a building or equipment in such a manner and amount as to cause a nuisance to property other than that from which it originated or to violate any other provision of this permit, the MDEQ may order such corrected in a way that all air and gases or air and gas-borne material leaving the building or equipment are controlled or removed prior to discharge to the open air.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.C.)

- 1.14 Right of Entry: The permittee shall allow the MDEQ Office of Pollution Control and the Mississippi Environmental Quality Permit Board and/or their representatives upon presentation of credentials:
 - (a) To enter upon the permittee's premises where an air emission source is located or in which any records are required to be kept under the terms and conditions of this permit; and
 - (b) At reasonable times to have access to and copy any records required to be kept under the terms and conditions of this permit; to inspect any monitoring equipment or monitoring method required in this permit; and to sample any air emissions.

(Ref.: Miss. Code Ann. 49-17-21)

- 1.15 *Permit Modification or Revocation*: After notice and opportunity for a hearing, the Permit Board may modify the permit or revoke it in whole or in part for good cause shown including, but not limited to:
 - (a) Persistent violation of any of the terms or conditions of this permit;
 - (b) Obtaining this permit by misrepresentation or failure to disclose fully all relevant facts; or
 - (c) A change in federal, state, or local laws or regulations that require either a temporary or permanent reduction or elimination of previously authorized air emission.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.C.)

1.16 Public Record and Confidential Information: Except for data determined to be confidential under the Mississippi Air & Water Pollution Control Law, all reports prepared in accordance with the terms of this permit shall be available for public inspection at the offices of the MDEQ Office of Pollution Control.

(Ref.: Miss. Code Ann. 49-17-39)

1.17 *Permit Transfer*: This permit shall not be transferred except upon approval of the Permit Board.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.16.B.)

1.18 Severability: The provisions of this permit are severable. If any provision of the permit (or the application of any provision of the permit to any circumstances) is challenged or held invalid, the validity of the remaining permit provisions and/or portions thereof (or their application to other persons or sets of circumstances) shall not be affected thereby.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.1.D(7).)

1.19 *Permit Expiration*: The Permit to Construct will expire if construction does not begin within eighteen (18) months from the date of issuance, if construction is suspended for at least eighteen (18) months, or if construction is not completed within a reasonable time. The MDEQ may extend the 18-month period upon a satisfactory showing that an extension is justified.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.C(1)., R. 2.5.C(4)., and R. 5.2.)

1.20 *Certification of Construction*: A new stationary source issued a Permit to Construct cannot begin operation until certification of construction by the permittee.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.D(3).)

1.21 Beginning Operation: After certification of construction by the permittee, the Permit to Construct shall be deemed to satisfy the requirement for a permit to operate until the date the application for issuance or modification of the Title V Operating Permit or the application for issuance or modification of the State Permit to Operate (whichever is applicable) is due. This provision is not applicable to a source excluded from the requirement for a permit to operate as provided by Mississippi Administrative Code, Part 2, Title 11, Chapter 2, Rule 2.13.G.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.D(4).)

1.22 Application for a Permit to Operate: The application for issuance or modification of the State Permit to Operate or the Title V Operating Permit (whichever is applicable) is due twelve (12) months after beginning operation or such earlier date or time as specified in the Permit to Construct. The Permit Board may specify an earlier date or time for submittal of the application. Beginning operation will be assumed to occur upon certification of construction, unless the permittee specifies differently in writing.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.D(5).)

1.23 Operating Under a Permit to Construct: Upon submittal of a timely and complete application for issuance or modification of a State Permit to Operate or a Title V Operating Permit (whichever is applicable), the applicant may continue to operate under the terms

and conditions of the Permit to Construct and in compliance with the submitted application until the Permit Board issues, modifies, or denies the Permit to Operate.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.D(6).)

- 1.24 Except as otherwise specified herein, the permittee shall be subject to the following provisions with respect to upsets, start-ups, and shutdowns.
 - (a) Upsets (as defined in 11 Miss. Admin. Code Pt. 2, R. 1.2.)
 - (1) For an upset, the Commission may pursue an enforcement action for noncompliance with an emission standard or other requirement of an applicable rule, regulation, or permit. In determining whether to pursue enforcement action, and/or the appropriate enforcement action to take, the Commission may consider whether the source has demonstrated through properly signed contemporaneous operating logs or other relevant evidence the following:
 - (i) An upset occurred and that the source can identify the cause(s) of the upset;
 - (ii) The source was at the time being properly operated;
 - (iii) During the upset the source took all reasonable steps to minimize levels of emissions that exceeded the emission standard or other requirement of an applicable rule, regulation, or permit;
 - (iv) That within five (5) working days of the time the upset began, the source submitted a written report to the Department describing the upset, the steps taken to mitigate excess emissions or any other non-compliance, and the corrective actions taken and;
 - (v) That as soon as practicable but no later than twenty-four (24) hours of becoming aware of an upset that caused an immediate adverse impact to human health or the environment beyond the source boundary or caused a general nuisance to the public, the source provided notification to the Department.
 - (2) In any enforcement proceeding by the Commission, the source seeking to establish the occurrence of an upset has the burden of proof.
 - (3) This provision is in addition to any upset provision contained in any applicable requirement.
 - (4) These upset provisions apply only to enforcement actions by the Commission and are not intended to prohibit EPA or third party enforcement actions.

- (b) Start-ups and Shutdowns (as defined in 11 Miss. Admin. Code Pt. 2, R. 1.2.)
 - (1) Start-ups and shutdowns are part of normal source operation. Emission limitations apply during start-ups and shutdowns unless source specific emission limitations or work practice standards for start-ups and shutdowns are defined by an applicable rule, regulation, or permit.
 - (2) Where the source is unable to comply with existing emission limitations established under the State Implementation Plan (SIP) and defined in this Mississippi Administrative Code, Title 11, Part 2, Chapter 1, the Department will consider establishing source specific emission limitations or work practice standards for start-ups and shutdowns. Source specific emission limitations or work practice standards established for start-ups and shutdowns are subject to the requirements prescribed in Mississippi Administrative Code, Title 11, Part 2, Chapter 1, Rule 1.10.B.(2)(a) through (e).
 - (3) Where an upset as defined in Rule 1.2 occurs during start-up or shutdown, see the upset requirements above.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.10.)

1.25 *General Duty*: All air emission equipment shall be operated as efficiently as possible to provide the maximum reduction of air contaminants.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).)

- 1.26 *Compliance Testing*: Regarding compliance testing:
 - (a) The results of any emissions sampling and analysis shall be expressed both in units consistent with the standards set forth in any Applicable Rules and Regulations of this permit and in units of mass per time.
 - (b) Compliance testing will be performed at the expense of the permittee.
 - (c) Each emission sampling and analysis report shall include but not be limited to the following:
 - (1) Detailed description of testing procedures;
 - (2) Sample calculation(s);
 - (3) Results; and
 - (4) Comparison of results to all Applicable Rules and Regulations and to emission limitations in the permit.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.6.B(3), (4), and (6).)

SECTION 2 EMISSION POINT DESCRIPTION

The permittee is authorized to construct, modify, and operate (upon certification of construction), air emissions equipment as described in the following table:

Emission Point	Description		
AA-000	Facility-Wide [Akers Railroad Holdings, LLC – Chipper Yard]		
AA-001	Wood Chipper [equipped with one (1) 1,050 HP diesel-fired non-emergency internal combustion engine (manufactured in 2019; total heat input: 2.67 MMBTU / hour)]		
AA-002	Wood Chip Management Operations [includes storage, transfer, and handling activities]		
AA-003	Five (5) Above-Ground Diesel Storage Tanks [consists of one (1) 1,500 gallon tank, one (1) 450 gallon tank, one (1) 290 gallon tank, one (1) 270 gallon tank, and one (1) 100 gallon tank]		

SECTION 3 EMISSION LIMITATIONS AND STANDARDS

Emission Point(s)	Applicable Requirement	Condition Number	Pollutant / Parameter	Limitation / Standard
AA-000	11 Miss. Admin. Code Pt. 2. R. 1.3.B.	3.1	Opacity	≤ 40%
	11 Miss. Admin. Code Pt. 2, R. 1.3.C.	3.2	All Pollutants	General Nuisance Clause
	11 Miss. Admin. Code Pt. 2, R. 1.3.F.(1).	3.3	PM	$E = 4.1 \cdot (p^{0.67})$
	11 Miss. Admin. Code Pt. 2, R. 1.3.A.	3.4	Opacity (as smoke)	≤ 40%
	11 Miss. Admin. Code Pt. 2, R. 1.3.D.(1)(a).	3.5	PM (filterable)	0.6 Pounds / MMBTU
AA-001	40 CFR Part 63, Subpart ZZZZ – NESHAP for Stationary Reciprocating Internal Combustion Engines 40 CFR 63.6585(a), (c), 63.6590(a)(2)(iii) and (c)(1); Subpart ZZZZ	3.6	HAPs	General Applicability
	40 CFR Part 60, Subpart IIII – Standards of Performance for Standards Compression Ignition Internal Combustion Engines 40 CFR 60.4200(a)(2)(i); Subpart IIII	3.7	NO _X + THC CO PM	General Applicability
	40 CFR 60.4201(d)(3), 60.4204(b), and 60.4206; Subpart IIII 40 CFR Part 1042, Appendix I – Table 2	3.8	NO _X + THC	11 Grams / Kilowatt-Hour
			СО	5.0 Grams / Kilowatt-Hour
			PM	0.5 Grams / Kilowatt-Hour
	40 CFR 60.4207(b); Subpart IIII	3.9	Fuel Requirement	15 ppm Sulfur Content (Max.); and 40 Cetane Index (Min.) or 35% Aromatic Content (Max. – by volume)
	40 CFR 60.4209(b); Subpart IIII	3.10	Operational Requirement	Install the Diesel Particulate Filter with Backpressure Monitor

3.1 For Emission Point AA-000 (Facility-Wide), except as otherwise specified or limited herein, the permittee shall not cause or allow the discharge into the ambient air from any point source any air contaminant or emissions of such opacity as to obscure an observer's

view to a degree in excess of forty (40) percent opacity. This shall not apply to vision obscuration caused by uncombined water droplets.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.B.)

3.2 For Emission Points AA-000 (Facility-Wide), the permittee shall not cause or allow the emission of particles or any contaminants in sufficient amounts or of such duration from any process as to be injurious to humans, animals, plants, or property, or to be a public nuisance, or create a condition of air pollution.

Additionally, the permittee shall not cause the handling, transporting, or storage of any material in a manner, which allows or may allow unnecessary amounts of particulate matter to become airborne.

When dust, fumes, gases, mist, odorous matter, vapors, or any combination thereof escape from a building or equipment in such a manner and amount as to cause a nuisance to property other than that from which it originated or to violate any other provision of this regulation, the MDEQ may order such corrected in a way that all air and gases or air and gas-borne material leaving the building or equipment are controlled or removed prior to discharge to the open air.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.C.)

3.3 For Emission Point AA-000 (Facility-Wide), except as otherwise specified herein or as applicable, the permittee shall not cause or allow the emission of particulate matter (PM) in total quantities in any one (1) hour from any manufacturing process (which includes any associated stacks, vents, outlets, or combination thereof) to exceed the amount determined by the relationship:

$$\mathbf{E} = 4.1 \cdot (\mathbf{p}^{0.67})$$

Where "E" is the emission rate in pounds per hour and "p" is the process weight input rate in tons per hour. Conveyor discharge of coarse solid matter may be allowed if no nuisance is created beyond the property boundary where the discharge occurs.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.F(1).)

- 3.4 For Emission Point AA-001, except as otherwise specified or limited herein, the permittee shall not cause or allow the emission of smoke into the open air that exceeds 40% opacity subject to the following exceptions:
 - (a) Start-up operations may produce emissions which exceed 40% opacity for up to fifteen (15) minutes per startup in any one hour and not to exceed three (3) start-ups per stack in any twenty-four (24) hour period.
 - (b) Emissions resulting from soot blowing operations (i.e. ash removal) shall be

permitted provided such emissions do not exceed sixty (60) percent opacity and provided further that the aggregate duration of such emissions during any twenty-four (24) hour period does not exceed ten (10) minutes per billion BTU gross heating value of fuel in any one (1) hour.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.A.)

3.5 For Emission Point AA-001, the maximum permissible emission of ash and/or particulate matter (PM – filterable) from any fossil fuel burning installation of less than ten (10) MMBTU per hour heat input shall not exceed 0.6 pounds per MMBTU per hour heat input.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.D.(1)(a).)

3.6 For Emission Point AA-001, the permittee is subject to and shall comply with the applicable requirements found in 40 CFR Part 63, Subpart ZZZZ – National Emission Standards for Hazardous Air Pollutants (NESHAP) from Stationary Reciprocating Internal Combustion Engines (RICE) and 40 CFR Part 63, Subpart A – General Provisions (as required in Table 8 of Subpart ZZZZ).

Stationary RICE is "new" if construction or reconstruction commenced on or after June 12, 2006. Given that Emission Point AA-001 is new stationary RICE, the permittee shall comply with Subpart ZZZZ by complying with the applicable requirements found in 40 CFR Part 60, Subpart IIII. No further requirements apply for such an engine under Subpart ZZZZ.

(Ref.: 40 CFR 63.6585(a), (c), 63.6590(a)(2)(iii) and (c)(1); Subpart ZZZZ)

3.7 For Emission Point AA-001, the permittee is subject to and shall comply with the applicable requirements found in the 40 CFR Part 60, Subpart IIII – Standards of Performance for Stationary Compression Ignition (CI) Internal Combustion Engines and 40 CFR Part 60, Subpart A – General Provisions (as required in Table 8 of Subpart IIII).

(Ref.: 40 CFR 60.4200(a)(2); Subpart IIII)

- 3.8 For Emission Point AA-001, the permittee shall comply with the following emission standards:
 - (a) Nitrogen Oxides + Total Hydrocarbons (NO_X + THC): 11 grams per kilowatt-hour;
 - (b) Carbon Monoxide (CO): 5.0 grams per kilowatt-hour; and
 - (c) Particulate Matter (PM): 0.5 grams per kilowatt-hour.

The permittee shall operate and maintain the engine in such a manner to achieve the referenced emission standards over the entire life of the engine.

(Ref.: 40 CFR 60.4201(d)(3), 60.4204(b), and 60.4206; Subpart IIII)

(Ref.: 40 CFR Part 1042, Appendix I – Table 2)

- 3.9 For Emission Point AA-001, the permittee shall only combust diesel fuel the meets the following requirements (on a per-gallon basis):
 - (a) A maximum sulfur content of fifteen (15) ppm; and
 - (b) A minimum cetane index of forty (40) or a maximum aromatic content of thirty-five (35) volume percent.

(Ref.: 40 CFR 60.4207(b); Subpart IIII)

3.10 For Emission Point AA-001, the permittee shall utilize a diesel particulate filter that is installed with a backpressure monitor that notifies the permittee when the high backpressure limit of the engine is approached.

(Ref.: 40 CFR 60.4209(b); Subpart IIII)

SECTION 4 WORK PRACTICE STANDARDS

Emission Point	Applicable Requirement	Condition Number	Pollutant / Parameter	Work Practice
AA-001	40 CFR 60.4211(a); Subpart IIII	4.1	$NO_X + THC$	Conduct Best Management Practices
			CO	
			PM	

- 4.1 For Emission Point AA-001, the permittee shall adhere to the following work practices:
 - (a) Operate and maintain the engine and control device in accordance with the manufacturer's emission-related written instructions;
 - (b) Change only those emission-related settings that are permitted by the manufacturer; and
 - (c) Meet the requirements of 40 CFR Part 1068 (as applicable).

(Ref.: 40 CFR 60.4211(a); Subpart IIII)

SECTION 5 MONITORING AND RECORDKEEPING REQUIREMENTS

Emission Point(s)	Applicable Requirement	Condition Number	Pollutant / Parameter	Monitoring / Recordkeeping Requirement
AA-000	11 Miss. Admin. Code Pt. 2, R. 2.9.	5.1	Recordkeeping	Maintain Records for a Minimum of Five (5) Years
AA-001	40 CFR 60.4211(c) and (g)(3); Subpart IIII	5.2	NO _X + THC CO PM	Compliance Demonstration Requirements (As Applicable)
	40 CFR 60.4214(a)(2) and (c); Subpart IIII 11 Miss. Admin. Code Pt. 2, R. 2.2.B.(11).	5.3		Recordkeeping Requirements

5.1 Except as otherwise specified or limited herein, the permittee shall retain all required records, monitoring data, supporting information, and reports for a period of at least five (5) years from the date of the monitoring sample, measurement, report, or application. Supporting information includes all calibration and maintenance records, all original stripchart recordings or other data from continuous monitoring instrumentation, and copies of all reports required by this permit. Copies of such records shall be submitted to the MDEQ as required by "Applicable Rules and Regulations" of this permit upon request.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.9.)

- 5.2 For Emission Point AA-001, the permittee shall demonstrate compliance with the with the emission standards specified in Condition 3.7 through one of the following methods:
 - (a) Purchase an engine certified to the specified emission standards that is installed and configured in accordance with the manufacturer's emission-related specifications; or
 - (b) If either the engine and/or control device is not installed, configured, operated, and maintained in accordance with the manufacturer's emission-related written instructions **or** emission-related settings are changed in a way that is not permitted by the manufacturer, the permittee shall perform the following actions:
 - (1) Keep a maintenance plan, records on conducted maintenance, and (to the extent practicable) maintain and operate the engine in a manner consistent with good air pollution control practice for minimizing emissions;
 - (2) Conduct an initial performance test in accordance with the 40 CFR 60.4212, Subpart IIII and one of the following deadlines (as applicable):
 - (i) Within one (1) year of start-up;

- (ii) Within one (1) year after the engine is no longer installed, configured, operated, and maintained in accordance with the manufacturer's emission-related written instructions; or
- (iii) Within one (1) year after the emission-related settings are changed in a way that is not permitted by the manufacturer.
- (3) Conduct subsequent testing on an engine either every 8,760 hours of engine of operation or once every three (3) years (whichever comes first).

(Ref.: 40 CFR 60.4211(c) and (g)(3); Subpart IIII)

- 5.3 For Emission Point AA-001, the permittee shall maintain documentation that details the following information:
 - (a) All notifications submitted to comply with Subpart IIII;
 - (b) Any maintenance conducted on the engine;
 - (c) <u>If the engine is certified</u> documentation from the manufacturer that the engine is certified to meet the emission standards specified in Condition 3.7; and
 - (d) <u>If the engine is not EPA-certified</u> documentation that the engine meets the emission standards specified in Condition 3.7.
 - (e) The date and time for each instance the backpressure monitor notifies the permittee that the high backpressure limit has been approached; and
 - (f) Any corrective action(s) taken after the backpressure monitor has notified the permittee that the high backpressure limit has been approached.

(Ref.: 40 CFR 60.4214(a)(2) and (c); Subpart IIII) (Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B.(11).)

SECTION 6 REPORTING REQUIREMENTS

Emission Point(s)	Applicable Requirement	Condition Number	Reporting Requirement	
AA-000	11 Miss. Admin. Code Pt. 2, R. 2.2.B.(11).	6.1(a)	Report a Deviation from Requirements Within Five (5) Days	
		6.1(b)	Submit Documents Certified by a Responsible Official	
	11 Miss. Admin. Code Pt. 2, R. 2.5.C.(2).	6.1(c)	Submit a Notification on the Commencement of Construction	
	11 Miss. Admin. Code Pt. 2, R. 2.5.C.(3).	6.1(d)	Submit a Notification When Construction Does Not Begin Within 18 Months (As Applicable)	
	11 Miss. Admin. Code Pt. 2, R. 2.5.D.(1). and (3).	6.1(e)	Submit a Notification on the Completion of Construction	
	11 Miss. Admin. Code Pt. 2, R. 2.5.D.(2).	6.1(f)	Submit a Notification on a Change in Approved Construction Plans / Specifications	

6.1 General Reporting Requirements:

(a) Except as otherwise specified herein, the permittee shall report all deviations from permit requirements, including those attributable to upsets, the probable cause of such deviations, and any corrective action(s) and/or preventive measures taken. The report shall be submitted to the MDEQ within five (5) working days of the time the deviation began.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B.(11).)

(b) Any document required by this permit to be submitted to the MDEQ shall contain a certification signed by a Responsible Official (RO) that affirms (based on information and belief formed after reasonable inquiry) the statements and information in the document are true, accurate, and complete.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B.(11).)

(c) The permittee shall notify the MDEQ in writing that construction has begun no later than fifteen (15) days after actual construction commences.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.C.(2).)

(d) The permittee shall notify the MDEQ in writing when construction does not begin within eighteen (18) months of issuance or if construction is suspended for 18 months or more.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.C.(3).)

(e) Upon the completion of construction / installation of all permitted emission sources and prior to commencing operation, the permittee shall notify the MDEQ in writing that construction / installation has been completed in accordance with the approved plans and specifications on file no later than fifteen (15) days after completing the actual construction / installation.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.D.(1). and (3).)

(f) The MDEQ shall be promptly notified in writing of any change in construction from the previously approved plans and specifications or permit. If the MDEQ determines the changes are substantial, it may require the submission of a new application to construct with "as built" plans and specifications. Notwithstanding any provision herein to the contrary, the acceptance of an "as built" application shall not constitute a waiver of the right to seek compliance penalties pursuant to State Law.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.5.D.(2).