



Mississippi Department of Environmental Quality  
Environmental Permits Division  
PO Box 2261  
Jackson, MS 39225-2261

May 8, 2026

Re: Dickerson and Bowen  
Carthage Asphalt Plant (AI 7185)  
Hot Mix Asphalt Plant GP (MSR700022)  
Major Modification NOI

To Whom It May Concern,

Dickerson & Bowen is submitting the attached Notice of Intent (NOI) for a major modification at the Carthage Asphalt Plant located at 2095 MS-16E, Carthage, MS 39051. The previous hot mix plant at the site was decommissioned, and a replacement plant is being relocated to the site for operation under permit coverage MSR700022. Please contact me by phone or email below if you have any questions or need additional information. Hard copy communication and documents should be sent to me at the following address: PO Box 1008, Brookhaven, MS 39602

Sincerely,

A handwritten signature in black ink that reads 'Jeremy B. Smith'. The signature is written in a cursive style.

Jeremy B. Smith, PE  
Environmental Manager  
Cell: (901) 902-1324  
Email: [jsmith@lehmanroberts.com](mailto:jsmith@lehmanroberts.com)

Cc: Jeremy D. Ramberg, VP

Attachments



# HOT MIX ASPHALT NOTICE OF INTENT FORM



COVERAGE NO.: MSR70 0 0 2 2

(Coverage number is located at the bottom left corner of your previous Certificate of Coverage.  
Leave blank if applying for new coverage.)

## COVERAGE ACTION REQUESTED

New       Recoverage       Modification\*

\*If submitting a modification, include the Change Request Form available at [www.mdeq.ms.gov/hmagp](http://www.mdeq.ms.gov/hmagp).

## FACILITY INFORMATION

Company Name: Dickerson and Bowen, Inc      Facility Name: Carthage Plant

Contact Name: Jeremy Smith      Contact Title: Environmental Manager

Contact Phone: (901) 902-1324      Contact Email: jsmith@lehmanroberts.com

Physical Site Address: Street: 2095 MS-16

City: Carthage      State: MS      Zip: 39051

Mailing Address: Street: PO Box 1008

City: Brookhaven      State: MS      Zip: 39602

GPS Coordinates at Plant Entrance  
GPS Coordinates (Degrees/Minutes/Seconds): Latitude: 32.748956° N      Longitude: 89.491822° W

Collection Method (e.g., GPS, Google Earth, etc.): Google Earth

## ASPHALT PLANT INFORMATION

Type of Asphalt Plant:  Batch  Drum      Maximum Asphalt Production Rate: 400 tons/hr  
(Maximum production rate should be based on the manufacturer's maximum rated plant capacity, on an hourly basis.)

Manufactured Date of Asphalt Plant: 1/25/2001      Date plant was last relocated: 4/1/2023  
(If a New Plant, enter "N/A" for manufactured date, date of last relocation, date of testing, etc.)

Date of Most Recent Particulate Matter (PM) Stack Test on Asphalt Plant: 2021

Is the Asphalt Plant currently at the site?  YES  NO      If No, what date was it removed? \_\_\_\_\_  N/A

Asphalt Dryer Rated Capacity: \_\_\_\_\_ MMBtu/hr

Dryer Fuels Used:  Natural Gas  LPG  Fuel Oil  On-Spec Used Oil  Bio-derived Liquid  
(Mark all applicable fuels which may be burned.)

## ROCK / RECYCLED ASPHALT PAVEMENT (RAP) CRUSHER INFORMATION

Do you own or operate a rock or RAP crusher at the site?  YES  NO  
(If YES, complete the remainder of this section. If only a third party will own/operate a rock/RAP crusher at your site, mark NO. The third party is responsible for obtaining any necessary air permits to operate the rock crusher.)

Will crushed material be provided to a plant other than the co-located HMA plant?  YES  NO

**ROCK / RECYCLED ASPHALT PAVEMENT (RAP) CRUSHER INFORMATION (continued)**

Crusher Type & Rated Cumulative Capacity: Fixed: \_\_\_\_\_ tons/hr Portable: \_\_\_\_\_ tons/hr

Date Rock/RAP Crusher Manufactured: \_\_\_\_\_

Date of modification/reconstruction of Rock/RAP Crusher: \_\_\_\_\_  N/A

Is Rock/RAP Crusher controlled by a baghouse or fabric filter?  YES  NO

Date of most recent Particulate Matter (PM) stack test on Rock/RAP Crusher: \_\_\_\_\_ or  N/A

Date of most recent Opacity (Method 9) Evaluation on Crusher and Transfer Points: \_\_\_\_\_ or  N/A

**OTHER AIR EMISSION SOURCES**

Will you operate stationary emergency engines or "nonroad engines" subject to ACT3 Condition L-7 or L-8 of the HMAGP?  YES  NO (If YES, complete the section below for each engine )

(Note that stationary non-emergency engines are not allowed under this General Permit.)

Number of emergency engines: \_\_\_\_\_ Number of nonroad engines: \_\_\_\_\_

Type:  Stationary  Nonroad Fuel: \_\_\_\_\_ hp Mfd. Date: \_\_\_\_\_

Type:  Stationary  Nonroad Fuel: \_\_\_\_\_ hp Mfd. Date: \_\_\_\_\_

Type:  Stationary  Nonroad Fuel: \_\_\_\_\_ hp Mfd. Date: \_\_\_\_\_

Will you operate a "gasoline dispensing facility" (see ACT6 of HMAGP for definition)?  YES  NO

**STORMWATER FROM INDUSTRIAL AND CONSTRUCTION ACTIVITIES**

Nearest named waterbody which stormwater leaving the site will enter: Lobutchka Creek to Pearl River

Is a copy of the SWPPP attached?  YES  NO If no, last Revision Date: \_\_\_\_\_

(A copy of the SWPPP must be attached for a New HMA plant.)

If the SWPPP is based on the Industry Generic SWPPP, is it the most recent copy?  YES  NO  N/A

Does the SWPPP meet the requirements of ACT4 of the HMAGP?  YES  NO

(If NO, an amended SWPPP must be submitted before the NOI can be processed.)

Are construction activities (e.g., clearing, grading, etc.) required or ongoing at the site?  YES  NO

If YES, does the total acreage of the construction activities equal or exceed 5.0 acres?  YES  NO

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations.

I further certify that the project continues as described in the original notice of intent. Also, I certify that I understand when coverage is terminated I am no longer authorized to emit regulated air emissions and discharge wastewater or storm water associated with industrial activity under this general permit. I understand that discharging pollutants associated with industrial activity to waters of the state without NPDES coverage is in violation of state law.

  
Authorized Signature (shall be signed according to ACT5, T-5 of the GP)

8 May 2026  
Date Signed

Jeremy D Ramberg  
Printed Name

Vice President  
Title

(425) 894-6214  
Phone

PO Box 1008, Brookhaven, MS 39602  
Address

jramberg@lehmanroberts.com  
Email



MISSISSIPPI DEPARTMENT OF ENVIRONMENTAL QUALITY

# CHANGE REQUEST FORM HOT MIX ASPHALT GENERAL PERMIT (HMAGP)



MISSISSIPPI DEPARTMENT OF ENVIRONMENTAL QUALITY

COVERAGE NUMBER MSR700022

Instructions: For the following changes, notification must be provided to the DEQ at least 30 days prior to the change:

- Part A – Any planned changes in facility operations, including removal of the hot mix plant or rock/RAP crusher, that may affect air emissions and/or water discharges.
- Part B – Any planned changes of ownership.
- Part C – Any changes in information previously submitted in the NOI or Recoverage Form.

Complete each Part of the Form, marking "N/A" if the section does not apply to the change requested.

Company Name: Dickerson and Bowen, Inc. Facility Name: Carthage Plant  
 Facility Street Address: 2095 MS-16 City: Carhage County: Leake  
 Contact Person: Jeremy Smith Phone No.: (901) 902-1324 Email: jsmith@lehmanroberts.com  
 Mailing Address: PO Box 1008 City: Brookhaven State: MS Zip: 39602

### PART A – CHANGE TO FACILITY OPERATIONS YES N/A

1. Is the change a Major Modification (defined in ACT 6, Condition T-15)?  YES  NO  
 a. If yes to 1, have you completed the public notice requirements in ACT 2, Condition S-3? (See Public Notice Instructions for more information.)  YES  NO  
 b. If yes to 1, have you notified the contiguous landowners per ACT 2, Condition S-2?  YES  NO  
 2. Will the change result in additional outfalls?  YES  NO  
 a. If yes to 2, is a revised SWPPP attached?  YES  NO  
 3. Does the change result in removal of the hot mix asphalt plant or rock/RAP crusher?  YES  NO  
 a. If yes to 3, indicate equipment being removed: Previous HMA plant was removed and new HMA plant will be installed

For all changes to facility operations, update the most recent version of the NOI or Recoverage Form, as needed, and attach it to this Form. Changes should also be outlined in a cover letter accompanying this form.

### PART B – CHANGE OF OWNERSHIP YES N/A

Is the Request for Transfer Form complete and attached?  YES  NO

### PART C – CHANGE OF INFORMATION PREVIOUSLY SUBMITTED YES N/A

Is the revised NOI or Recoverage Form attached reflecting any changes?  YES  NO

The most recent NOI or Recoverage Form should be revised and completed in its entirety, with any updates made as needed to reflect changes to the facility. Changes should also be outlined in a cover letter accompanying this form.

**"I certify under penalty of law that this report is true, accurate, and complete, to the best of my knowledge and belief."**

Authorized Signature of Responsible Official\*

Jeremy D Bamberg  
Printed Name

8 May 2026  
Date

Vice President  
Title

\* A responsible official must meet the requirements of 2022 HMAGP, ACT 5, Condition T-5.

Submit signed form online at [www.mdeq.ms.gov/hmagp](http://www.mdeq.ms.gov/hmagp) or via hard copy to Air II Branch Manager, Environmental Permits Division, MDEQ, PO Box 2261, Jackson, MS 39225

Last Revised: 9/12/2022