

9/5/18

Minutes
Environmental Management Commission Meeting
Alabama Department of Environmental Management Building
1400 Coliseum Boulevard
Montgomery, Alabama 36110-2400
June 15, 2018

This is to certify that the Minutes contained herein are a true and accurate account of actions taken by the Alabama Environmental Management Commission on June 15, 2018.



H. Lanier Brown, II, Chair
Alabama Environmental Management Commission

Certified this 17th day of August 2018.

Minutes
Environmental Management Commission Meeting
Alabama Department of Environmental Management Building
1400 Coliseum Boulevard
Montgomery, Alabama 36110-2400
June 15, 2018

Convened: 11:00 a.m.
Adjourned: 11:25 a.m.

Part A

Transcript
Word Index

Part B

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Attachment 2

Part A

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3 ALABAMA ENVIRONMENTAL

4 MANAGEMENT COMMISSION

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8 MEETING OF THE

9 ALABAMA ENVIRONMENTAL

10 MANAGEMENT COMMISSION

11 JUNE 15, 2018

12 11:00 A.M.

13

14 ALABAMA DEPARTMENT OF

15 ENVIRONMENTAL MANAGEMENT

16 (ADEM) BUILDING

17 ALABAMA ROOM (MAIN CONFERENCE ROOM)

18 1400 COLISEUM BOULEVARD

19 MONTGOMERY, ALABAMA 36110-2400

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21 * * * * *

22 TAKEN BY: PATRICK R. MILLER, ACCR 631

23 * * * * *

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1 * * * * *

2 DR. MILLER: Good morning. My name

3 is Sam Miller, and I am the Acting

4 Chairman today. As you notice, we do

5 not have a quorum present today, and

6 for that reason, items that require a

7 vote will be delayed until the August

8 meeting. We will not consider the

9 minutes, and will call on Director

10 LeFleur for his report.

11 MR. LEFLEUR: Good morning, all,

12 and welcome to the fifth meeting of

13 the Alabama Environmental Management

14 Commission for FY 2018. A special

15 welcome to Jay Masingill, our newest

16 Commission member. This must have

17 been a busy couple of weeks for you

18 becoming informed on all the matters

19 that are currently being considered by

20 the Commission. I'm confident Debi

21 Thomas was a big help in guiding you

22 through the process. Although

23 Commissioner Merritt is not here

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1 * * * * *

2 APPEARANCES

3 COMMISSION MEMBERS PRESENT:

4 SAMUEL L. MILLER, MD

5 MR. JOHN (JAY) H. MASINGILL, III

6

7

8 COMMISSION MEMBERS NOT PRESENT:

9

10 MR. H. LANIER BROWN, II, CHAIR

11 TERRY D. RICHARDSON, Ph.D., VICE CHAIR

12 ELLIOTT CRAIG MARTIN, D.V.M.

13 MS. MARY J. MERRITT

14

15

16 ALSO PRESENT:

17

18 ROBERT TAMBLING, EMC LEGAL COUNSEL

19 MS. KAYLA CURRIE, ASSISTANT ATTORNEY GENERAL

20 MR. LANCE R. LEFLEUR, ADEM DIRECTOR

21 MS. DEBI THOMAS, EMC EXECUTIVE ASSISTANT

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23 * * * * *

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1 today, my congratulations to her for

2 being named Enterprise Woman of the

3 Year. It's quite an honor. It

4 appears we had the perfect storm in

5 conflicts with the Commissioners'

6 schedules, and for the first time in

7 at least a decade, we do not have a

8 quorum. There are a number of very

9 good conflicts that developed. Terry

10 Richardson is in China teaching right

11 now. Our Commissioner Craig Martin is

12 on a long-planned church mission trip

13 in St. Louis. I have to go through my

14 mind here with the Commissioners.

15 Lanier Brown has a command performance

16 in Mobile in court, so he couldn't be

17 here. We're down one Commissioner,

18 and Mary Merritt had a conflict with

19 an out-of-town closing. She was in a

20 family commitment, so she wasn't able

21 to be here. So I know Dr. Miller has

22 a wedding planned in his backyard

23 tomorrow, so, Commissioner Masingill,

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1 your first meeting, you could have
2 been chairman. But anyway, I will
3 read my report into the record.
4 Today's report will update the
5 Commission on the Department's budget
6 status, review the performance of the
7 Department's Air Division using EPA
8 dashboards, and give you a brief
9 update on activities related to
10 Sanitary Sewer Overflows.
11 On the budget front, the Department
12 continues to be on target with its FY
13 2018 funding and expenditures. Work
14 on completing the RESTORE Act funding
15 for the facility to house the Mobile
16 Field Office and Coastal Program
17 continues. We are actively looking at
18 sites that would be suitable for
19 constructing the new facility and have
20 identified several possibilities. A
21 draft request for proposals for
22 architectural and engineering services
23 has been reviewed by the Alabama

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1 the public, progress in achieving
2 strategic and annual plan goals, and
3 other qualitative measures.
4 Today's focus is on the dashboard
5 metrics component of performance
6 analysis. It will cover the size of
7 the regulated universe, the rate of
8 inspections, the findings from those
9 inspections, and then the enforcement
10 actions taken where violations were
11 found. As was noted the last time Air
12 metrics were reviewed, EPA changed the
13 format the states are required to use
14 in reporting air data into the EPA
15 database, which has resulted in
16 reporting problems for a number of
17 states. While the Department has been
18 able to quickly implement the new
19 format, many other states have not
20 completed the process. EPA is able to
21 publish statistics for ADEM's Air
22 program but is unable to provide a
23 comparison of our performance against

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1 Building Commission. We will be
2 prepared to move along promptly as
3 soon as funding becomes available,
4 which is anticipated to be around
5 calendar year-end.
6 Today, we will look at the
7 performance of our Air Division. As
8 is done with the Department's other
9 divisions, we will look at the most
10 recent updates to the same performance
11 metrics reviewed in years past so we
12 can see trends. While we are looking
13 at standard EPA-developed metrics
14 today, a comprehensive review of
15 Departmental performance would take
16 into account additional measures less
17 suited to a statistical analysis such
18 as: Environmental quality trends in
19 Alabama like those highlighted at the
20 April Commission meeting, innovations
21 that improve operational efficiencies,
22 the quality of nondiscrimination
23 programs, effectiveness of outreach to

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1 national averages. The graphs you
2 will see today will show ADEM
3 performance measures for the years
4 2011 through 2017; however, national
5 averages are only available for the
6 years 2014 and earlier.
7 A couple of additional things to
8 note. First, the information in the
9 following graphs is for the entire
10 State of Alabama; however, Jefferson
11 County and the City of Huntsville
12 implement the Clean Air Act in their
13 respective jurisdictions. Because the
14 performance analysis is for the
15 Department as well as Jefferson County
16 and Huntsville, these dashboards do
17 not solely reflect the Department's
18 universe of regulated facilities or
19 its activities. Second, these
20 dashboards only reflect information
21 for federally reportable facilities.
22 To be federally reportable, a
23 regulated facility must be a major

<p style="text-align: right;">Page 9</p> <p>1 source, a synthetic minor source, 2 which is a facility that is capable of 3 being a major source but which has 4 elected to restrict its emissions to a 5 level below that which would put it in 6 the category of a major source, or any 7 minor source that had a federally 8 reportable violation during the most 9 recent fiscal year. The Department 10 actually reports compliance and 11 enforcement data for approximately 12 1,300 of its regulated facilities, but 13 all these activities are not 14 classified as federally reportable, 15 and therefore not reflected in these 16 dashboards. 17 So with those caveats in mind, 18 please turn your attention to the 19 screen where I will walk you through a 20 few of the more than 50 Air dashboards 21 available for analysis through the Air 22 Pollution Control Program -- of the 23 Air Pollution Control Program.</p>	<p style="text-align: right;">Page 11</p> <p>1 evaluations are analogous to 2 inspections for the Land and Water 3 media. EPA does not require that 4 federally reportable facilities 5 receive an FCE each year. EPA 6 requires an FCE for major facilities 7 on -- once every two fiscal years and 8 for synthetic minor sources once every 9 five fiscal years. However, the 10 Department's goal is to conduct a full 11 compliance evaluation on each of these 12 sources every fiscal year. The reason 13 the bars on the graph are less than 14 the Department's 100 percent goal is 15 that the local programs in Jefferson 16 County and the City of Huntsville do 17 not seek to operate within the same 18 self-imposed goal to conduct 19 compliance evaluations for 100 percent 20 of the federally reportable facilities 21 each year. In 2017, the Department 22 achieved 100 percent compliance 23 evaluation coverage as in years past.</p>
<p style="text-align: right;">Page 10</p> <p>1 This first slide depicts the data 2 from EPA's database for Alabama's 3 total universe of federally reportable 4 facilities under the Clean Air Act. 5 There are currently 341 facilities 6 classified as major sources, which are 7 shown in dark blue; 350 synthetic 8 minor sources, which are shown in 9 yellow; and 25 minor or other sources, 10 which are shown in light blue. These 11 numbers do not include facilities that 12 are exclusively regulated by EPA. The 13 number of major, synthetic minor, and 14 minor sources is up slightly in all 15 categories for 2017 but has not 16 fluctuated significantly in recent 17 years. The trend is basically flat. 18 In this second slide, you see an 19 analysis of the percentage of full 20 compliance evaluations, or FCEs, 21 conducted on federally reportable 22 facilities in Alabama for the period 23 2011 through 2017. Full compliance</p>	<p style="text-align: right;">Page 12</p> <p>1 During the past seven years, the 2 statewide coverage has fluctuated 3 between 80 and 90 percent. The 4 three-year state-wide trend is 5 essentially flat at approximately 90 6 percent. 7 As you can see, Alabama as a whole 8 has consistently exceeded EPA's 9 inspection requirement of at most once 10 every two years or 50 percent. The 11 FCE national average across all states 12 is shown as the dashed blue line 13 hovering just below 40 percent on the 14 graph. As noted earlier, on this and 15 other media graphs -- air media 16 graphs, the national average 17 comparison information is only 18 available through 2014. 19 The dashboard graph shown on this 20 third slide reflects the percentage of 21 federally reportable facilities that 22 were found to have a federally 23 reportable violation. There are</p>

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1 expected year-to-year fluctuations in
 2 violation rates that often relate to
 3 the effective dates of new air
 4 regulations. The dashed green line at
 5 the top of the graph represents the
 6 national average violation rate across
 7 all states through fiscal year 2014.
 8 The data indicates that the violation
 9 rate in Alabama was significantly
 10 lower than the national average. The
 11 violation rate in Alabama in 2017 was
 12 tied for an all-time low around three
 13 percent. Over the last seven years,
 14 the violation rate has consistently
 15 been much lower than prior national
 16 averages and has been trending down.
 17 A reasonable explanation for this
 18 lower violation rate in Alabama is
 19 that high compliance evaluation, or
 20 inspection rates and high informal
 21 enforcement rate, and a
 22 high -- enforcement rate, which is a
 23 form of compliance assistance or

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1 states through fiscal year 2014.
 2 Please note, unlike the prior graph,
 3 this graph includes enforcement
 4 actions that were taken for both
 5 non-federally reportable violations
 6 and federally reportable violations.
 7 This is why the percentage of
 8 facilities with alleged violations
 9 presented in the prior slide is
 10 typically lower than the percentage of
 11 facilities receiving enforcement
 12 actions for the same fiscal year on
 13 this slide. Also, because Alabama has
 14 violation rates that are less than
 15 half the national average, the
 16 percentage of facilities undergoing
 17 enforcement actions is likewise lower
 18 than the national average.
 19 Do the compliance and enforcement
 20 metrics shown on the four previous
 21 slides have an actual impact on
 22 environmental improvement? The answer
 23 is a resounding yes. As was noted in

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1 education -- those discourage
 2 violations.
 3 On this fourth slide, you see
 4 displayed the percentage of federally
 5 reportable facilities receiving
 6 informal and formal enforcement
 7 actions. Informal enforcement actions
 8 appear in blue, and formal enforcement
 9 actions appear in yellow. Despite the
 10 2017 dip in informal enforcement, the
 11 longer-term trend is up as is the
 12 trend for formal enforcement. In the
 13 Air program, formal actions are
 14 typically preceded with informal
 15 actions; therefore, a facility may be
 16 represented in each column. The
 17 dashed green line at the top of the
 18 graph represents the national average
 19 informal enforcement action rate
 20 across all states, and the dashed
 21 purple line at the top of the graph
 22 represents the national average formal
 23 enforcement action rate across all

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1 the last report to the Commission, for
 2 the first time since the Clean Air Act
 3 became law 48 years ago, Alabama now
 4 meets all National Ambient Air Quality
 5 Standards. This is no small
 6 achievement, especially since those
 7 standards have been becoming more and
 8 more stringent over the years, and as
 9 you may recall, Birmingham was
 10 considered to have the worst air
 11 quality in the country in the 1960s
 12 and early 1970s.
 13 To summarize, Alabama has a steady
 14 universe of facilities with air
 15 permits. Our inspection rates are
 16 trending steady at a rate much higher
 17 than the national averages through
 18 2014. The percentage of facilities
 19 with violations is much lower than the
 20 available national averages and
 21 trending down, and there is increasing
 22 use of informal enforcement along with
 23 formal enforcement, which is the

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1 strategy that delivers a lower rate of
 2 violations being experienced in
 3 Alabama. Most importantly, Alabama
 4 has moved from at or near the bottom
 5 in air quality to at or near the top.
 6 That aggressive mindset of seeking
 7 to move quickly to improve the
 8 environment does, however,
 9 occasionally create bureaucratic
 10 challenges. The Department has
 11 proposed to have the Commission
 12 rescind a Departmental rule which was
 13 recently put in place to implement EPA
 14 guidelines on controlling gaseous
 15 emissions from landfills. It will be
 16 helpful to provide some background on
 17 the reasons for the proposal to
 18 rescind the ruling. Under the Clean
 19 Air Act, EPA is required to review
 20 technology-based rules such as the New
 21 Source Performance Standards rules
 22 periodically, which includes those for
 23 gaseous emissions from landfills. EPA

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1 notification of Sanitary Sewer
 2 Overflows, or SSOs. Including today's
 3 report, SSO-related issues have been
 4 addressed by the Department for
 5 various interest groups at each of the
 6 last seven Commission meetings. There
 7 have also been three open meetings
 8 involving the Department and multiple
 9 interest groups to discuss public
 10 notification of SSOs and related
 11 topics.
 12 Numerous other SSO public
 13 notification initiatives have been
 14 undertaken during the last few years
 15 including: Implementing a new permit
 16 requirement for all Municipal
 17 Wastewater Treatment Plants to have
 18 written SSO response plans that
 19 include public notification
 20 procedures; developing an SSO response
 21 plan template to assist small and
 22 underfunded systems in creating their
 23 SSO response plans; rolling out an

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1 did such a review and issued what it
 2 called final guidance for landfill
 3 emission rules in August of 2016. The
 4 ADEM rule implementing those
 5 guidelines was adopted by the
 6 Commission in April of 2017. Alabama
 7 is one of three states that acted to
 8 implement rules reflecting EPA
 9 guidelines. In May of 2017, one month
 10 after the rule was adopted, EPA
 11 concluded that its guidelines had
 12 serious errors and urged states to
 13 withhold rule-making for several years
 14 until EPA could correct the errors.
 15 That is why at the August Commission
 16 meeting, based on the record you were
 17 provided in advance of this meeting,
 18 you will be asked to rescind the April
 19 2017 rule. Assuming EPA acts as
 20 anticipated, we will be coming back to
 21 you in the next two to three years for
 22 rule-making on this matter.
 23 Now, for a brief update on public

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1 opt-in realtime local SSO notification
 2 system -- the information is available
 3 to the public within minutes of ADEM
 4 receiving it electronically --
 5 currently, approximately 83 percent of
 6 all permittees are registered to
 7 report SSOs by electronic means, and
 8 that percentage continues to increase;
 9 offering interested organizations the
 10 ability to link to the Department's
 11 realtime SSO notification system on
 12 their website -- the Alabama
 13 Department of Public Health now has
 14 the link on its website, and
 15 television stations with combined
 16 coverage for the entire state are now
 17 automatically notified by the system
 18 so they have immediate access for
 19 reporting on SSOs that may have
 20 widespread impacts; offering
 21 state-wide SSO training for all
 22 Wastewater Treatment Plant operators,
 23 highlighting the permittees' ongoing

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1 obligation to notify the public of
2 SSOs; and posting permanent signage at
3 all public boat ramps, marinas, and
4 gulf beaches as well as other
5 permissible watercourse entry points,
6 where -- which shows links to the
7 latest information regarding SSOs and
8 other water quality data.
9 A copy of the sign is shown on the
10 screen.
11 Working with the Department on
12 posting the signs are the U.S. Army
13 Corps of Engineers, Tennessee Valley
14 Authority, the Alabama Department of
15 Conservation and Natural Resources,
16 and several environmental and other
17 commercial organizations. This slide
18 shows one of the permanent
19 informational signs in place at a
20 Jordan Dam public access, and you can
21 see it down here at the bottom, which
22 is that sign we showed on the last
23 slide. There's another one at the

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1 public access -- at a public beach
2 access on Dauphin Island, and it's
3 posted right below our swimming water
4 quality status sign.
5 At the end of May, approximately
6 half of the anticipated 350 total
7 signs were in place.
8 The Chairman of the Commission's
9 rules committee, Dr. Richardson, has
10 been keeping informed on these
11 activities which included him being a
12 participant in the December 2017
13 meeting where interested environmental
14 organizations, wastewater treatment
15 plant operators, wastewater industry
16 organizations and consultants, and
17 ADEM conferred on numerous SSO topics.
18 Several environmental
19 organizations, wastewater treatment
20 entities, and the Department of Public
21 Health have independently undertaken
22 other public information activities.
23 As is readily evident, the SSO issues

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1 are being thoroughly vetted. In fact,
2 just recently, EPA requested that the
3 Department's SSO public notification
4 program be made available as a best
5 practices model for other state
6 environmental agencies to consider
7 adopting.
8 One last item is to remind
9 interested parties that the Department
10 and the Commission's ad hoc committee
11 are inviting public comment on the
12 2019 update to the Unified Strategic
13 Plan. The 2014 Unified Strategic Plan
14 and instructions on how to provide
15 input for the 2019 update are
16 available on the ADEM website.
17 And that concludes today's report,
18 and I'll be pleased to answer any
19 questions you may have.
20 (No response was heard.)
21 DR. MILLER: Thank you,
22 Mr. Chairman -- I mean, Mr. Director.
23 MR. LEFLEUR: Thank you,

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1 Mr. Chairman.
2 DR. MILLER: Chairman Brown, our
3 full-time chairman, has asked that the
4 Personnel Committee, which is chaired
5 by me, begin an evaluation of Director
6 LeFleur's performance. The last
7 period that we've covered ended on
8 10/23/17. So we'll begin the day
9 after that and go until probably the
10 October meeting to report to the
11 Commission as a whole. We're going to
12 ask as we have in the past that
13 written comments come from both the
14 Commission members as well as the
15 public, and then we'd like for those
16 to be completed by July 31st of this
17 year. We will meet as a committee and
18 report back as a committee to the
19 entire Commission in the October
20 meeting.
21 Also, I would like to welcome
22 Commissioner Masingill. We're glad
23 he's on board. We're very excited to

1 have someone of his qualifications
2 here.
3 The next item on the agenda is a --
4 is a consideration of proposed
5 amendments to ADEM's Administrative
6 Code 335-3. We do not have a quorum
7 present, and therefore we will not be
8 able to vote on this.

9 Our next item was considering the
10 Recommendation of the Hearing Officer
11 for Bobby Lewis, et al., versus ADEM
12 and the City of Dothan landfill
13 dispute. Likewise, we cannot vote on
14 that. So both of these items will be
15 voted on at the next meeting provided
16 we have a quorum present.

17 I have no other business, and as
18 far as I know, Debi, unless we've had
19 some late registrations, we have not
20 had anyone ask to speak in front of
21 the Commission.

22 MS. THOMAS: That's right.

23 Dr. MILLER: So our next meeting is

1 REPORTER'S CERTIFICATE
2 E OF ALABAMA
3 GOMERY COUNTY
4 I, Patrick Miller, Alabama Certified
5 t Reporter No. 631, and Commissioner for the
6 e of Alabama at Large, hereby certify that on
7 ay, June 15th, 2018, I reported the PROCEEDINGS
8 he matter of the foregoing cause, and that the
9 s herein contain a true and accurate
10 scription of said proceedings.

11 I further certify that I am neither kin
12 of counsel to the parties to said cause, nor in
13 manner interested in the results thereof.

14 This 26th day of June, 2018.
15
16
17

18 _____
19 PATRICK MILLER, ACCR-631
20 Commissioner for the
21 State of Alabama at Large
22 MY LICENSE EXPIRES: 9/30/2018
23 MY COMMISSION EXPIRES: 2/19/19

1 August 17th, and unless there's
2 something further to discuss, I move
3 that we adjourn. Adjourned.

4 (Whereupon, the meeting
5 concluded at 11:25 a.m.)
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23 * * * * *

1 REPORTER'S CERTIFICATE

2 STATE OF ALABAMA

3 MONTGOMERY COUNTY

4 I, Patrick Miller, Alabama Certified
5 Court Reporter No. 631, and Commissioner for the
6 State of Alabama at Large, hereby certify that on
7 Friday, June 15th, 2018, I reported the PROCEEDINGS
8 in the matter of the foregoing cause, and that the
9 pages herein contain a true and accurate
10 transcription of said proceedings.

11 I further certify that I am neither kin
12 nor of counsel to the parties to said cause, nor in
13 any manner interested in the results thereof.

14 This 26th day of June, 2018.

15
16
17
18 Patrick Miller

19 PATRICK MILLER, ACCR-631
20 Commissioner for the
21 State of Alabama at Large
22 MY LICENSE EXPIRES: 9/30/2018
23 MY COMMISSION EXPIRES: 2/19/19

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Part B

Attachment Index

Attachment 1 Agenda

**Attachment 2 Director's Slides
(Agenda Item 2)**

Attachment 1

Due to the lack of a quorum of Commission Members at the meeting, only informational items were heard at the meeting.

5/16/18

AGENDA*
MEETING OF THE
ALABAMA ENVIRONMENTAL MANAGEMENT COMMISSION

DATE: June 15, 2018

TIME: 11:00 a.m.

LOCATION: Alabama Department of Environmental Management (ADEM) Building
Alabama Room (Main Conference Room)
1400 Coliseum Boulevard
Montgomery, Alabama 36110-2400

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* The Agenda for this meeting will be available on the ADEM website, www.adem.alabama.gov, under Environmental Management Commission.

** The Minutes for this meeting will be available on the ADEM website under Environmental Management Commission.

1. CONSIDERATION OF MINUTES OF MEETING HELD ON APRIL 20, 2018
2. REPORT FROM THE ADEM DIRECTOR
3. REPORT FROM THE COMMISSION CHAIR
4. CONSIDERATION OF PROPOSED AMENDMENTS TO ADEM ADMINISTRATIVE CODE 335-3, AIR POLLUTION CONTROL PROGRAM REGULATIONS

The Commission will consider proposed amendments to ADEM Administrative Code 335-3, Air Pollution Control Program Regulations. Revisions to the Division 3 Regulations are being proposed to amend ADEM Administrative Code Rules 335-3-8-.40, 335-3-10-.01, 335-3-10-.03, 335-3-11-.01, 335-3-11-.06, 335-3-11-.07, 335-3-14-.04, and 335-3-19-.01 through 335-3-19-.05.

- A. Revisions to the Division 3 Code are proposed to incorporate by reference changes to the EPA's New Source Performance Standards (NSPS), and National Emissions Standards for Hazardous Air Pollutants (NESHAPs).
- B. Revisions are recommended to Chapter 335-3-8 to incorporate title changes to be consistent with EPA's Cross State Air Pollution Rules (CSAPR).
- C. Chapter 335-3-14 is being proposed for revision to clarify the definition of replacement units.
- D. The State Plans to control emissions at Existing Municipal Solid Waste Landfills (MSWL) are also being recommended for revision to rescind previous regulations.

Chapters 335-3-8, and 14, are considered part of the federally-enforceable State Implementation Plan (SIP). Revisions to these Chapters are proposed to be incorporated into Alabama's SIP.

The Department held a public hearing on the proposed amendments on May 9, 2018.

5. BOBBY LEWIS, ET AL. V. ADEM, AND CITY OF DOTHAN, ALABAMA, EMC DOCKET NO. 18-01

The Commission will consider in the above matter the Recommendation of the Hearing Officer on the Department's Motion to Dismiss. The Hearing Officer recommends that the Motion to Dismiss be granted. The Department, upon the City of Dothan's request, has rescinded its November 1, 2017, modification of Solid Waste Disposal Permit 35-06 issued to the City of Dothan. The Petitioners and Intervenor do not oppose the Department's Motion to Dismiss this request for hearing as moot.

6. OTHER BUSINESS

7. FUTURE BUSINESS SESSION

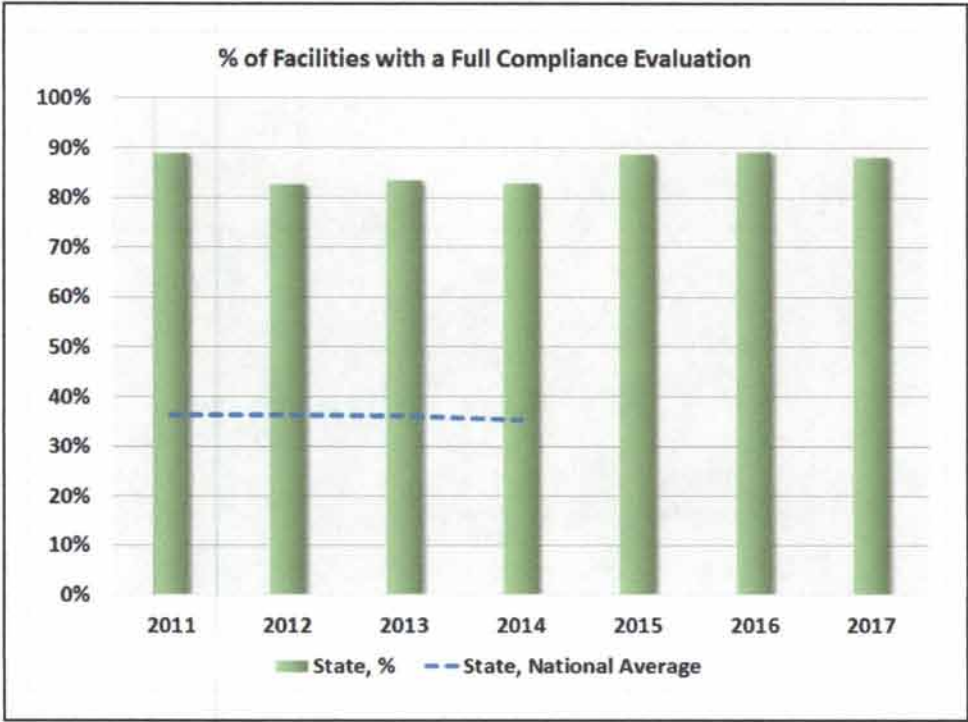
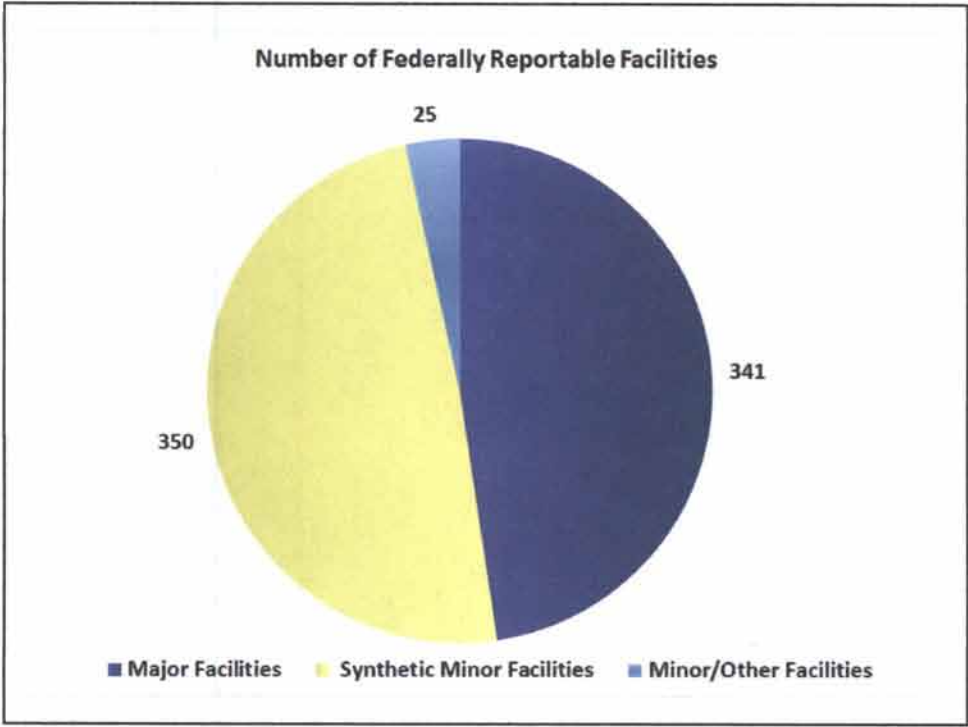
PUBLIC COMMENT PERIOD

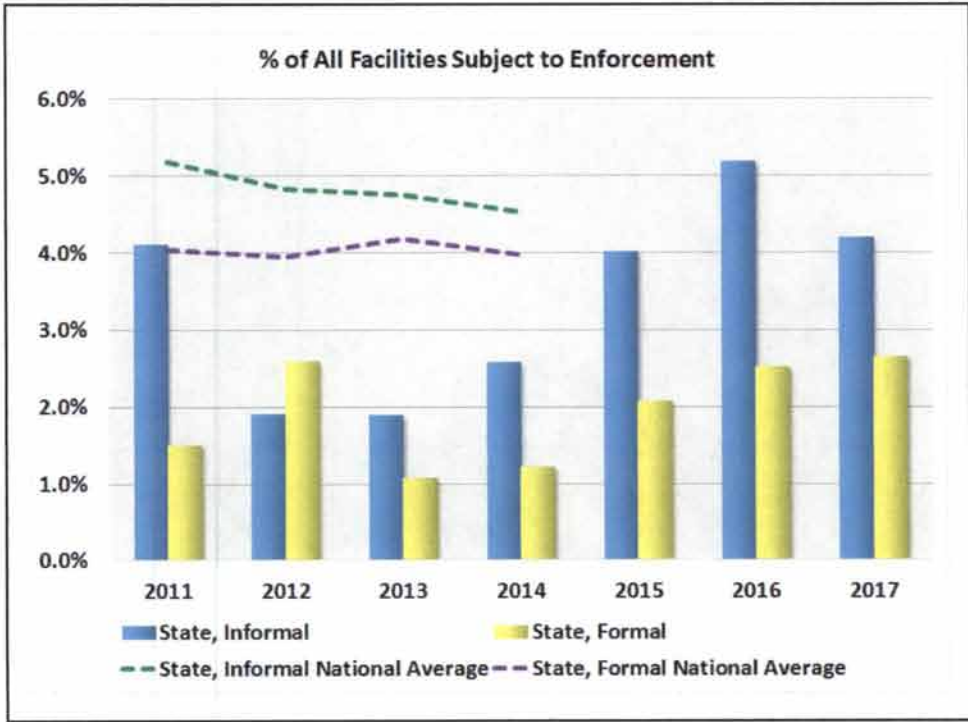
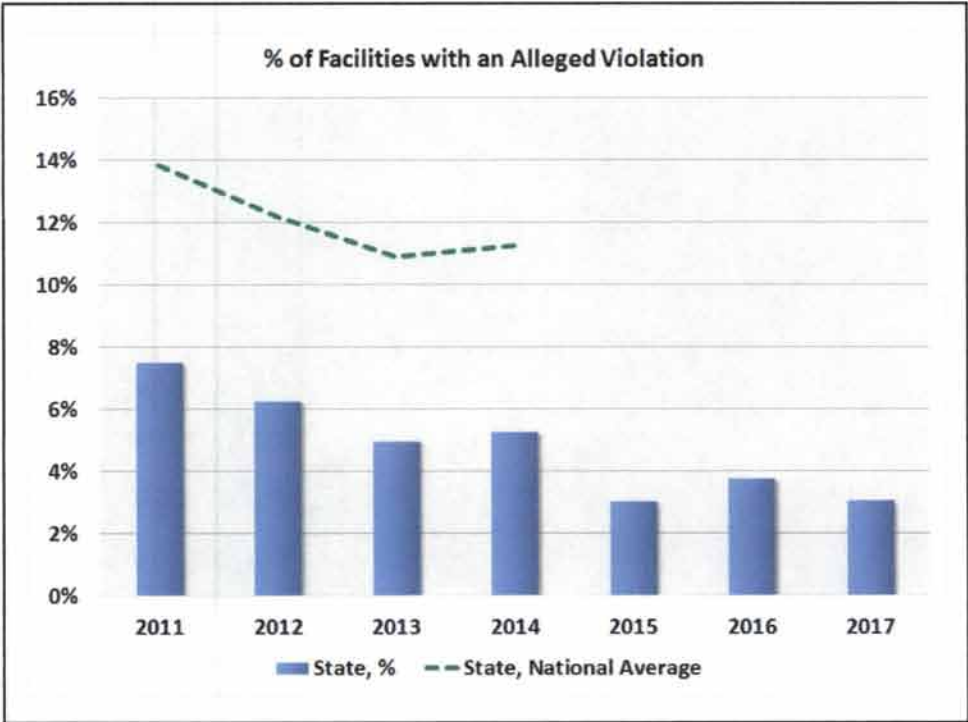
BRIEF STATEMENTS BY MEMBERS OF THE PUBLIC REGISTERED TO SPEAK

Members of the public that wish to make a brief statement at a Commission meeting may do so by first signing in on a register maintained by the Commission office prior to each regularly scheduled meeting. The register will close ten minutes prior to convening each meeting of the Commission. Following completion of all agenda items, the Commission Chair will call on members of the public wishing to make a statement in the order their names appear on the register. Speakers are encouraged to limit their statement to matters that directly relate to the Commission's functions. Speakers will be asked to observe a three minute time limit. While an effort will be made to hear all members of the public signed on the register, the Commission may place reasonable limitations on the number of speakers to be heard. (Guideline 11, Guidelines for Public Comment).

The Guidelines for Public Comment are used in the application of ADEM Administrative Code 335-2, Environmental Management Commission Regulations, Rule 335-2-3-.05, Agenda and Public Participation. The Guidelines for Public Comment serve to educate and inform the public as to how the Commission interprets and intends to apply the Rule. The revised Rule 335-2-3-.05 was effective October 7, 2016.

Attachment 2







Alabama Department Of Environmental Management

SSO Public Notification Initiatives

- Written SSO response plans required by permit
- SSO response plan template availability
- Opt-in real time notification of local SSOs
- SSO real time notification link to ADPH & Television
- SSO training to all WWTP operators
- Permanent signage for real time SSO info

IMPORTANT

BOATERS, ANGLERS, PADDLERS, SWIMMERS

TO VIEW STATEWIDE WATER QUALITY INFORMATION FOR:

- CURRENT SEWAGE SPILLS
- TREATED SEWAGE DISCHARGE POINTS
- FISH CONSUMPTION ADVISORY LOCATIONS
- COASTAL BEACH MONITORING

VISIT:

ADEM.ALABAMA.GOV/WATER-INFO

OR SCAN BELOW



OR CALL ADEM AT 334-271-7700
(PARA ASISTENCIA LLAME)



ADEM



