STATE OF LOUISIANA

DEPARTMENT OF ENVIRONMENTAL QUALITY

IN THE MATTER OF:

* Settlement Tracking No.

* SA-MM-22-0059

COYS DIESEL SALES, SERVICE AND *

PERFORMANCE LLC

* Enforcement Tracking No.

AI # 192991 * MM-CN-20-00633

*

PROCEEDINGS UNDER THE LOUISIANA ENVIRONMENTAL QUALITY ACT LA. R.S. 30:2001, <u>ET SEQ.</u>

SETTLEMENT

The following Settlement is hereby agreed to between Coys Diesel Sales, Service and Performance LLC ("Respondent") and the Department of Environmental Quality ("DEQ" or "the Department"), under authority granted by the Louisiana Environmental Quality Act, La. R.S. 30:2001, et seq. ("the Act").

I

Respondent is a limited liability company that owns and/or operates a diesel automotive repair and sales garage located in Gonzales, Ascension Parish, Louisiana ("the Facility").

Π

On December 21, 2020, the Department issued to Respondent a Consolidated Compliance Order & Notice of Potential Penalty, Enforcement Tracking No. MM-CN-20-00633 (Exhibit 1).

Ш

Respondent denies it committed any violations or that it is liable for any fines, forfeitures and/or penalties.

Nonetheless, Respondent, without making any admission of liability under state or federal statute or regulation, agrees to pay, and the Department agrees to accept, a payment in the amount of TWENTY-FIVE THOUSAND AND NO/100 DOLLARS (\$25,000.00), of which One Thousand Eight Hundred Ninety-Eight and 04/100 Dollars (\$1,898.04) represents the Department's enforcement costs, in settlement of the claims set forth in this agreement. The total amount of money expended by Respondent on cash payments to the Department as described above, shall be considered a civil penalty for tax purposes, as required by La. R.S. 30:2050.7(E)(1).

V

Respondent further agrees that the Department may consider the inspection report(s), permit record(s), the Consolidated Compliance Order & Notice of Potential Penalty and this Settlement for the purpose of determining compliance history in connection with any future enforcement or permitting action by the Department against Respondent, and in any such action Respondent shall be estopped from objecting to the above-referenced documents being considered as proving the violations alleged herein for the sole purpose of determining Respondent's compliance history.

VI

This agreement shall be considered a final order of the Secretary for all purposes, including, but not limited to, enforcement under La. R.S. 30:2025(G)(2), and Respondent hereby waives any right to administrative or judicial review of the terms of this agreement, except such review as may be required for interpretation of this agreement in any action by the Department to enforce this agreement.

This settlement is being made in the interest of settling the state's claims and avoiding for both parties the expense and effort involved in litigation or an adjudicatory hearing. In agreeing to the compromise and settlement, the Department considered the factors for issuing civil penalties set forth in La. R. S. 30:2025(E) of the Act.

VIII

As required by law, the Department has submitted this Settlement Agreement to the Louisiana Attorney General for approval or rejection. The Attorney General's concurrence is appended to this Settlement Agreement.

IX

The Respondent has caused a public notice advertisement to be placed in the official journal of the parish governing authority in Ascension Parish, Louisiana. The advertisement, in form and wording approved by the Department, announced the availability of this settlement for public view and comment and the opportunity for a public hearing. Respondent has submitted an original proof-of-publication affidavit and an original public notice to the Department and, as of the date this Settlement is executed on behalf of the Department, more than forty-five (45) days have elapsed since publication of the notice.

X

An initial payment of \$5,000.00 is due within ten (10) days from notice of the Secretary's signature. The remaining balance of \$20,000.00 shall be made over a period of twelve (12) consecutive months in the amount of \$1,700.00 per month due on the 15th of each month, with the last payment submitted for the amount of \$1,300.00. If payment is not received within that time, this Agreement is voidable at the option of the Department. Payments are to be made by check,

payable to the Department of Environmental Quality, and mailed or delivered to the attention of Accountant Administrator, Financial Services Division, Department of Environmental Quality, Post Office Box 4303, Baton Rouge, Louisiana, 70821-4303. Each payment shall be accompanied by a completed Settlement Payment Form (Exhibit A).

ΧI

In consideration of the above, any claims for penalties are hereby compromised and settled in accordance with the terms of this Settlement.

XII

Each undersigned representative of the parties certifies that he or she is fully authorized to execute this Settlement Agreement on behalf of his or her respective party, and to legally bind such party to its terms and conditions.

COYS DIESEL SALES, SERVICE AND PERFORMANCE LLC

BY: Oy 4
(Signature) (Printed)
TITLE:GWLEY
THUS DONE AND SIGNED in duplicate officinal before me this 20 day of , 20 12 , and 100 100 100 100 100 100 100 100 100 10
OFFICIAL SEAL THOMAS MICHAEL MURPHY JR. BAR ROLL # 36328 NOTARY PUBLIC ID # 143650 STATE OF LOUISIANA My Commission is for Life NOTARY PUBLIC (ID#
(stamped or printed)
LOUISIANA DEPARTMENT OF ENVIRONMENTAL QUALITY Chuck Carr Brown, Ph.D., Secretary BY: Celena J. Cage, Assistant Secretary Office of Environmental Compliance
THUS DONE AND SIGNED in duplicate original before me this day of, 20_22, at Baton Rouge, Louisiana.
NOTARY PUBLIC (ID#
Approved: Celena J. Cage. Assistant Secretary

POST OFFICE BOX 4312

1.

CONSOLIDATED COMPLIANCE ORDER & NOTICE OF POTENTIAL PENALTY



BATON ROUGE, LOUISIANA 70821-4312

Enforcement Tracking No.	MM-CN-20-00633		DEQ	
Agency Interest (AI) No.	192991	Certified Mail No.		
Alternate ID No.	LAG470385	Contact Name	7019 2970 0000 6037 2803	
Respondent:	***************************************	Contact Phone No.	Richard Ober, Jr. (225) 219-3135	
	Coys Diesel Sales, Service and Performance LLC	Facility Name:	Coy's Diesel Sales, Service and	
	c/o Coy Redmond	Dh	Performance LLC	
	Agent for Service of Process	Physical Location:	40560 Babin Road	
	37501 Trails End Street	Cia. Ci		
This CONSOLID	Denisia III	City, State, Zip:	Gonzales, LA 70737	
CONSOLIDATED COMPL	I Prairieville, LA 70769 IANCE ORDER & NOTICE OF POTENT	Parish:	Ascension	

CONSOLIDATED COMPLIANCE ORDER & NOTICE OF POTENTIAL PENALTY is issued by the Louisiana Department of Environmental Quality (the Department), under the authority granted by the Louisiana Environmental Quality Act (the Act), La. R.S. 30:2001, et seq., and

FINDINGS OF FACT

An authorized representative of the Department inspected the abovementioned facility or conducted a file review of the facility to determine the degree of compliance with regulations promulgated in the Louisiana Administrative Code, Title 33. The State regulatory citations for the violation(s) identified during the inspection and/or file review are indicated below.

The Respondent owns and/or operates a diesel automotive repair and sales garage located at 40560 Babin Road, Gonzales, Ascension Parish, Louisiana. The Department issued Louisiana Pollutant Discharge Elimination System (LPDES) General Permit LAG470000 effective on September 1, 2014. The Respondent was granted authorization under LPDES General Permit LAG470000 effective on October 1, 2014, and specifically assigned permit number LAG470385. LPDES General Permit LAG470385 expired on August 31, 2019, but was administratively continued. LPDES General Permit LAG470000 was reissued with an effective date of November 20, 2019, and authorization under the reissued permit was granted to the Respondent effective on February 7, 2020. LPDES General Permit LAG470385 will expire on November 19, 2024. Under the terms and conditions of LPDES General Permit LAG470385, the Respondent is permitted to discharge maintenance and repair shop floor washwater and treated sanitary wastewater into Bayou Narcisse via local drainage, thence into Black Bayou, thence into New River, thence into Blind River, thence into Lake Maurepas, thence into Lake Pontchartrain in subsegment 040404, all waters of the state. The Respondent does not have a permit or other authority from the Department to dispose of solid waste at the facility.

An inspection of the Respondent's facility was conducted on May 13, 2019, based on a citizen's complaint. On or about July 14, 2019, a Notice of Deficiency (NOD) was issued to the Respondent for violations revealed at the time of the inspection. On or about August 5, 2019, the Department received a response to the NOD. The response did not provide information to demonstrate that corrective actions had been or would be taken to address and resolve all of the violations. As a result, a follow-up inspecti

-	of the facility was	conducted on or about Avenue and resolve all of the violations. As a rough a fell
	Date of Violation	conducted on or about August 21, 2019, to determine if the violations had been addressed. Description of Violations
11.	Inspection(s) May 13, 2019 August 21, 2019 File Review October 1, 2020	The Respondent failed to comply with LPDES Permit LAG470385. Specifically, the Respondent failed to from the effective date of the permit (October 1, 2014) until October 1, 2020. The failure teach a violation of LPDES Permit LAG430360.
III.	Inspection(s) May 13, 2019 August 21, 2019 File Review October 1, 2020	to and after February 7, 2020), La. R.S. 30:2076(A)(3), and LAC 33:IX.2701.L.4. The Respondent failed to sample the effluent from Outfalls 002 and 005 as required by LPDES Permit been conducted since the effective date of the permit. At the time of the inspection, the inspector The representative of the Respondent as to whether sampling of discharges had ever been done. The representative stated that no sampling had been done. After the NOD was issued for the May 13, 2019 the corrective action taken to address the violation. A follow-up inspection conducted on or about August of the LPDES permit. On or about October 13, 2020, the Department received a response to the August 21, occurred on March 26, 2020. The failure to sample the effluent is a violation of LPDES Permit LAG470385 30:2076(A)(3), and LAC 33:IX.501.A. The Respondent failed to sample the effluent is a violation of LPDES Permit LAG470385 30:2076(A)(3), and LAC 33:IX.501.A.
IV.	May 13, 2019	The Respondent failed to properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used to achieve compliance with the conditions of the of water which caused waste oil to overflow from the separator and onto the surrounding soil. According to inspection on August 21, 2019, revealed that maintenance had been performed on the oil/water separator, cleanup of the soil was contracted on or about August 1, 2019. The and no free oil was seen at the treatment system. The inspection also revealed that the oily soil had been once the analytical data was received. According to the Waste Manifest provided by the Respondent, the oily sludge was transported from the facility on or about September 13, 2019. The failure to properly operate part III, Sections A.2 and B.3.a), La. R.S. 30:2076(A)(3), and LAC 33:IX.2701.E.

MM-CN-20-00633

Page 1

CONOPP FORM 1



DEO.	-EDMS Docume: Inspection(s)				385 hv k	eening a conv	of the permit	at the	
	August 21, 2019	The Respondent falled to comply with LPDES Permit LAG470385 by keeping a copy of the permit at the facility. Specifically, the inspection revealed that there was not a copy of the permit onsite. The failure to keep a copy of the permit at the facility is a violation of LPDES Permit LAG470385 (Part I, Section A, page 3 of 18 and Part III Section A.2), La. R.S. 30:2076(A)(3), and LAC 33:IX.501.A.							
V.							page 3		
	File Review	of 18 and Part III Section A.2), La. R.S. 30:2076(A)(3), and LAC 33:IX.501.A. The Respondent failed to comply with LPDES Permit LAG470385. Specifically, the Respondent failed to							
	October 1, 2020	October 1, 2020 prepare, implement, and maintain a Pollution Prevention Plan. An email from a representative of the Respondent on October 1, 2020, indicated that the facility had no record of the plan. The failure to prepare,							
VI.	·								
Implement, and maintain a Pollution Prevention Plan is a violation of LPDES Permit 1 Section G and Part III Section A.2), La. R.S. 30:2076(A)(3), and LAC 33:IX:501.A.							t LAG470385 (F	art II,	
	Inspection(s)	Section G and Part III Section A.2), La. R.S. 30:2076(A)(3), and LAC 33:IX.501.A. The Respondent caused and/or allowed the disposal of regulated solid waste without a permit and/or other							
	May 13, 2019	authority from t	he Depart	ment, in violation of La. R.S. 30:2155	and LAC	33:VII.315.C. 5	pecifically, at th	e time	
		of the May 13, 2	019 inspe	ction, staining was observed on the s	oil imme	diately above a	in in-ground oil/	/water	
		separator. The Respondent subcontracted Allwaste Industrial Services, LLC (Al No. 223609) to hydro- excavate and vacuum the contaminated soils located around the oil/water separator. A follow-up inspection							
VII.		conducted on or about August 21, 2019, revealed the oily soil was cleaned, and the Respondent was storing							
		1		ted soil in a twenty-five (25) yard sto	-				
		leaching procedure (TCLP) analysis. The Respondent subsequently submitted Non-hazardous Waste Manifest No. 08173 dated September 13, 2019, to document that the contaminated soil was properly							
		disposed of at C	lean Harb	oors White Castle LLC.					
	File Review			to comply with LPDES Permit LAG					
	October 1, 2020	permit effluent		d to a response to the August 21, 20 is as follows:	ora, inspe	ection reveale	a noncomplianc	e with	
			·····	· · · · · · · · · · · · · · · · · · ·	Y	,		1	
		Sample Collection							
		Date	Outfall	Parameter	Limit	DMR Value	Units number/100	Ì	
		3/26/2020	005	Fecal Coliform (daily maximum)	400	TNTC*	mL	[
		3/26/2020	005	Fecal Coliform (daily maximum)	200	TNTC*	number/100 mL		
				Total Suspended Solids (daily				1	
		3/26/2020	005	maximum) Total Suspended Solids (daily	45	68.0	mg/L	1	
		3/26/2020	005	maximum)	30	C8.0	mg/L		
	r-t-at-a-	3/26/2020	002	Oil & Grease (daily maximum)	15	332	mg/L		
		3/26/2020	002	Total Suspended Solids (daily maximum)	45	1,000	mg/L		
VIII.		3/26/2020	002	Chemical Oxygen Demand (daily maximum)	300	27,900	mg/L	1	
				T		T	T	1	
	1	6/23/2020	002	Oil & Grease (daily maximum) Chemical Oxygen Demand (daily	15	33.0	mg/L	1	
		6/23/2020	002	maximum)	300	900	mg/L_	-	
		9/25/2020	005	BODs (daily maximum)	45	103	mg/L		
		9/25/2020	005	BODs (monthly average)	30	103	mg/L	4	
		9/25/2020	002	Oil & Grease (daily maximum)	15	136	mg/L]	
		9/25/2020	002	Chemical Oxygen Demand (daily maximum)	300	6,400	mg/L		
					1		Standard	1	
		9/25/2020 *TNTC - Too N	umerous	pH (minimum) to Count	6	5.58	Units	٦	
		1000		io de dire					
				ermit effluent limitation is a violation					
		30:2076(A)(3),	_	.8; Part I, Section B, Outfall 005, pag 33:IX.501.A.	ge 13 Oi	18 and Part II	i, Section A.2),	La. K.	
				ORDER		······································			
Based o	on the foregoing, the	Respondent is he	reby orde	ered to comply with the requirement	ts that ar	e indicated be	low:		
				OMPLIANCE ORDER, any and all step					
l.	with the Water O "Findings of Fact"		s. This sh	all include, but not be limited to; or	orrecting	all of the viol	ations described	d in th	
 .			طفنيد مماء	in thirty (30) days after receipt of th	ir COMO	HANCE ORDE	3 a weithoo coo	art th	
				tances surrounding the cited violation					
II.	compliance with	the "Order" portion	on of this	COMPLIANCE ORDER. This report as	nd all oth	er reports or i	nformation requ	uired t	
	be submitted to specified in this d		Division b	y this COMPLIANCE ORDER shall be	submitte	ed to the Dep	artment at the	addres	
			sion, with	nin thirty (30) days after receipt of t	his COMI	PLIANCE ORDI	R, properly cor	mplete	
	DMRs for the mo	nitoring periods o	f the last	three (3) years mentioned in Paragr	aph II of	the "Findings	of Fact" portion	n of th	
III. Order. If you are submitting copies of DMRs, please be advised that each copy of the DMR shall be signed sampling or monitoring was conducted during a monitoring period, the Respondent should indicate this in the									
	"Comment and Ex				ic zuonig	morcate this if	i uie space prov	iued to	
							40		
IV.	To submit a com	pieted NetDMR S	ubscriber	Agreement to the Department for of this COMPLIANCE ORDER. The Su	approvai	to submit UN	aks electronical	ny usir	

٧.	the NetDMR Subscriber Agreement unless otherwi	ally using NetDMR beginning with the first monitoring period after appro se notified in writing by the Department.
VI.	To prepare and implement, within thirty (30) days as outlined in the (Part II, Section G) and submit a COMPLIANCE ORDER.	after receipt of this COMPLIANCE ORDER, the Pollution Prevention Plan opy to the Enforcement Division within forty-five (45) days after receipt o
	R	GHT TO APPEAL
J.	The Respondent has a right to an adjudicatory hearing ORDER. This right may be exercised by filing a writte COMPLIANCE ORDER.	ig on a disputed issue of material fact or of law arising from this COMPLIX n request with the Secretary no later than thirty (30) days after receipt o
II.	and shall briefly describe the basis for the request. Interest Number, which are located in the upper left address specified in this document.	the provisions of the COMPLIANCE ORDER on which the hearing is reque This request should reference the Enforcement Tracking Number and Ag -hand corner of the first page of this document and should be directed to
111.	COMPLIANCE ORDER may be scheduled by the Se Administrative Procedure Act (La. R.S. 49:950, et s	earing, a hearing on the disputed Issue of material fact or of law regarding cretary of the Department. The hearing shall be governed by the Act ieq.), and the Division of Administrative Law's (DAL) Procedural Rules. LIANCE ORDER prior to the hearing, after providing sufficient notice an hearing.
IV.	This COMPLIANCE ORDER shall become a final enformed in the request a hearing constitutes a walver of the Responsection 2050.4 of the Act for the violation(s) describe	cement action unless the request for hearing is timely filed. Failure to tindent's right to a hearing on a disputed issue of material fact or of law used herein.
ν.	COMPLIANCE ORDER shall not preclude the Respon	file an appeal or the Respondent's withdrawal of a request for hearing on Indent from contesting the findings of facts in any subsequent penalty a condent is estopped from objecting to this COMPLIANCE ORDER becom
VI.	Civil penalties of not more than thirty-two thousand Respondent's failure or refusal to comply with this C	five hundred dollars (\$32,500) may be assessed for each day of violation COMPLIANCE ORDER and the provisions herein will subject the Responde 025, which could result in the assessment of a civil penalty in an amount of the could result in the assessment of a civil penalty in an amount of the continued violation or representations.
VII.	For each violation described herein, the Departmen nothing herein shall be construed to preclude the rig	t reserves the right to seek civil penalties in any manner allowed by law
		OF POTENTIAL PENALTY
I,	violation(s) described herein. Written comments ma to submit comments, it is requested that they be sul	otified that the issuance of a penalty assessment is being considered for y be filed regarding the violation(s) and the contemplated penalty. If you comitted within ten (10) days of receipt of this notice.
H.	Prior to the issuance of additional appropriate enfor any mitigating circumstances concerning the violatic at (225) 219-3135 within ten (10) days of receipt of t	cement action(s), you may request a meeting with the Department to pr n(s). If you would like to have such a meeting, please contact Richard Ob this NOTICE OF POTENTIAL PENALTY.
III.	of noncompliance to determine whether a penal Respondent's most current annual gross revenue stathe cited violation(s) to the above named contact p Include with your statement of monetary benefits the benefits have been gained, you are to fully justify to current annual gross revenues statement within to Respondent has the ability to pay the statutory max	a) to consider the gross revenues of the Respondent and the monetary bety will be assessed and the amount of such penalty. Please forward tement along with a statement of the monetary benefits of noncompliancerson within ten (10) days of receipt of this NOTICE OF POTENTIAL PENder method(s) you utilized to arrive at the sum. If you assert that no mone hat statement. If the Respondent chooses not to submit the requested en (10) days, it will be viewed by the Department as an admission that imum penalty as outlined in La. R.S. 30:2025.
	This CONSOLIDATED COMPLIANCE ORDER & NOTICE	SUBMITTAL OF INFORMATION
Enforc	ement Division:	Hearing Requests:
Louisi Office Water Post C Baton	ana Department of Environmental Quality of Environmental Compliance r Enforcement Division Office Box 4312 Rouge, LA 70821 Richard Ober, Jr.	Department of Environmental Quality Office of the Secretary Post Office Box 4302 Baton Rouge, Louisiana 70821-4302 Attn: Hearings Clerk, Legal Division Re: Enforcement Tracking No. MM-CN-20-00633 Agency Interest No. 192991
	Permits Division (if necessary):	Physical Address (if hand delivered):
	rtment of Environmental Quality e of Environmental Services Office Box 4313	Department of Environmental Quality 602 N Fifth Street

To appeal the CONSOLIDATED COMPLIANCE ORDER AND NOTICE OF POTENTIAL PENALTY, the Respondent must follow the guidelines set forth in the "Right to Appeal" portion of this CONSOLIDATED COMPLIANCE ORDER AND NOTICE OF POTENTIAL PENALTY.

MM-CN-20-00633 Page 3 CONOPP FORM 1

- LDEQ-EDATS December 125840416 Rege Aut 7 portion of this COMPLIANCE ORDER by completing the attached "CONSOLIDATED COMPLIANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOSE" form and returning it to the address specified.
 - o Before requesting closure of the COMPLIANCE ORDER portion, please contact the Financial Services Division at 225-219-3865 or email them at _DEQ-WWWFinancialServices@la.gov to determine if you owe outstanding fees.
 - To expedite closure of the NOTICE OF POTENTIAL PENALTY portion, the Respondent may offer a settlement amount to resolve any claim for civil penalties for the violation(s) described herein.
 - o The Department assesses civil penalties based on LAC 33:1.Subpart1.Chapter7.
 - o The Respondent may offer a settlement amount but the Department is under no obligation to enter into settlement negotiations. It is decided upon on a discretionary basis.
 - The settlement offer amount may be entered on the attached "CONSOLIDATED COMPLIANCE ORDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOSE" form. The Respondent must include a justification of the offer.
 - <u>DO NOT</u> submit payment of the offer amount with the form. The Department will review the settlement offer and notify the Respondent as to whether the offer is or is not accepted.
 - Before requesting closure of the NOTICE OF POTENTIAL PENALTY portion, please contact the Financial Services Division at 225-219-3865 or email them at _DEQ-WWWFinancialServices@la.gov to determine if you owe outstanding fees.

Date: 12-21-2020

If you have questions or need more information, you may contact Richard Ober, Ir. at (225) 219-3135 or richard.ober@la.gov.

Lourdes Iturralde
Assistant Secretary

Office of Environmental Compliance

cc: Mr. Coy Redmond Coy's Diesel Sales, Service & Performance LLC 13397 Airline Highway Gonzales, LA 70737

Mr. Jamie Redmond, Manager Coy's Diesel Sales, Service & Performance LLC 37501 Trails End Street Prairieville, LA 70769

ecc: LDH/Office of Public Health

Attachment(s)

- Request to Close
- Settlement Brochure

MM-CN-20-00633 Page 4 CONOPP FORM 1

OST OFFICE BOX 4312 ATON ROUGE, LOUISIANA		CE OF POTENTI REQUEST TO		*	LOUISIANA		
forcement Tracking No.				Richard Ober, Jr.	Richard Ober, Jr.		
ency Interest (AI) No.	192991		Contact Phone No.	(225) 219-3135			
ternate ID No.	LAG470385				······································		
espandent:	Coys Diesel Sales Performance LLC	-	Facility Name:	Coy's Diesel Sales, Performance LLC	Service and		
	c/o Coy Redmond	d	Physical Location:	40560 Babin Road			
	Agent for Service 37501 Trails End		City, State, Zip:	Gonzales, LA 7073	7		
	Prairieville, LA 70		Parish:	Ascension			
<u> </u>	171011101111011101		OF COMPLIANCE				
			OF COMPLIANCE	Basa Carralistad	Camy Attached?		
written report was submitt	STATEMENT OF C		he "Order" nortion of the	Date Completed	Copy Attached?		
written report was submitt DMPLIANCE ORDER.	eo in accordance wi	itti Paragrapii ii Oi t	ne Order portion of the				
Il necessary documents wer OMPLIANCE ORDER in acco OMPLIANCE ORDER. Il necessary documents wer OMPLIANCE ORDER in ac	rdance with Paragra	aphs III and IV of to Department within	he "Order" portion of the				
OMPLIANCE ORDER IN ac	cordance with Par	agraph vi oi the	Order portion of the	<u> </u>			
ubmitted DMRs and associa			IR in accordance with				
aragraph V of the "Order" p	ortion of the COMP	LIANCE ORDER.	MO was addressed and	<u> </u>			
All items in the "Findings of I he facility is being operated	fact" portion of the	COMPLIANCE ORD	ts of the "Order" portion				
ne racility is being operated of the COMPLIANCE ORDER.							
			OFFER (OPTIONAL)				
		(check the a	pplicable option)		***************************************		
			nent negotiations with the	Dogretment with the	understanding that the		
In order to resolve	any claim for civil	penalties for the	n LAC 33:1.Subpart1.Chap violations in NOTICE OF I gotiations with the Depar	POTENTIAL PENALTY (MM-CN-20-00633), to set up a meeting		
discuss settlement	procedures.						
Respondent is i	nterested in enti	ering into settle	violations in NOTICE OF ement negotiations wi procement costs and any m	th the Department	and offers to p		
Monetary co	•		\$				
	nvironmental Projec BMIT PAYMENT OF T		(optional)= \$ HS FORM- the Departmen	t will review the settler	nent offer and notify t		
	nt as to whether the		·········				
			OTICE OF POTENTIAL PER cluded in settlement offe		533) and has attached		
			ION STATEMENT				
	*- !!-!			analtine for false	compute that beend		
I certify, under provisions information and belief form are true, accurate, and con other facility I own or oper	ned after reasonable aplete. I also certify	le inquiry, the state that I do not owe	ments and information a outstanding fees or pend	ttached and the comp alties to the Departme	liance statement abov nt for this facility or a		
		10010114111					
Respondent's Sign	nature	Respondent	's Printed Name	Respon	dent's Title		
		-					
D	andonato Dhustool Ad	ddanes	Parnande	ent's Phone #	Date		
Kespo	endent's Physical Ad				2016		
Louisiana Department of El Office of Environmental Co Enforcement Division	nvironmental Qualit		MENT TO THE ADDRE	22 RELOM:			
Post Office Box 4312 Baton Rouge, LA 70821							

If you have questions or need more information, you may contact Richard Ober, Jr. at (225) 219-3135 or richard.ober@la.gov.

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ETTERMEN

WHAT IS A SETTLEMENT AGREEMENT?

Once the Department has determined that a penalty is warranted for a violation, the Assistant Secretary of the Department, with the concurrence of the Attorney General, may enter into a settlement agreement with the Respondent as a means to resolve the Department's claim for a penalty.

HOW DOES THE SETTLEMENT AGREEMENT PROCESS WORK?

To begin the settlement agreement process, the Department must receive a written settlement offer. Once this offer is submitted, it is sent for approval by the Assistant Secretary of the Office of Environmental Compliance. The formal Settlement Agreement is drafted and sent to the Attorney General's office where the Attorney General has a 90 day concurrence period. During this time, the Respondent is required to run a public notice in an official journal and/or newspaper of general circulation in each affected parish. After which, a 45 day public comment period is opened to allow the public to submit comments. Once the Department has received concurrence, the settlement agreement is signed by both parties. The Department then forwards a letter to the responsible party to establish a payment plan and/or beneficial environmental project (BEP).

WHAT SHOULD I INCLUDE IN A SETTLEMENT AGREEMENT?

The Department uses the penalty determination method defined in LAC 33:1.705 as a guideline to accepting settlement offers. The penalty matrix is used to determine a penalty range for each violation based on the two violation specific factors, the nature and gravity of the violation and the degree of risk/impact to human health and property.

1	NATUF	RE AND GRAVIT	Y OF THE VIOLATIC)N
		MAJOR	MODERATE	MINOR
DEGREE OF RISK OR IMPACT TO HUMAN HEALTH OR PROPERTY	MAJOR	\$32,500 to \$20,000	\$20,000 to \$15,000	\$15,000 to \$11,000
	MODERATE	\$11,000 to \$8,000	\$8,000 to \$5,000	\$5,000 to \$3,000
	MINOR	\$3,000 to \$1,500	\$1,500 to \$500	\$500 to \$100

Degree of Risk to Human Health or Property

Major: (actual measurable harm or substantial risk of harm) A violation of major impact to an environmental resource or a hazard characterized by high volume and/or frequent occurrence and/or high pollutant concentration.

Moderate: (potential for measurable detrimental impact) A violation of moderate impact and hazard may be one characterized by occasional occurrence and/or pollutant concentration that may be expected to have a detrimental effect under certain conditions

Minor: (no harm or risk of harm) A violation of minor impact are isolated single incidences and that cause no measurable detrimental effect or are administrative in nature.

Nature and Gravity of the Violation

Major: Violations of statutes, regulations, orders, permit limits, or permit requirements that result in negating the intent of the requirement to such an extent that little or no implementation of requirements occurred .

Moderate: Violations that result in substantially negating the intent of the requirements, out some implementation of the requirements occurred. Minor: Violations that result in some deviation from the intent of the requirement; however, substantial implementation is demonstrated.

The range is adjusted using the following violator specific factors:

- 1, history of previous violations or repeated noncompliance;
- 2. gross revenues generated by the respondent;
- degree of culpability, recalcitrance, defiance, or indifference to regulations or orders;
- 4. whether the Respondent has failed to mitigate or to make a reasonable attempt to mitigate the damages caused by the violation; and
- 5. whether the violation and the surrounding circumstances were immediately reported to the department, and whether the violation was concealed or there was an attempt to conceal by the Respondent.



Given the previous information, the following formula is used to obtain a penalty amount.

Penalty Event Total = Penalty Event Minimum + (Adjustment Percentage x [Penalty Event Maximum - Penalty Event Minimum])

After this, the Department adds any monetary benefit of noncompliance to the penalty event. In the event that a monetary benefit is gained due to the delay of a cost that is ultimately paid, the Department adds the applicable judicial interest. Finally, the Department adds all response costs including, but not limited to, the cost of conducting inspections, and the staff time devoted to the preparation of reports and issuing enforcement actions.

WHAT IS A BEP?

A BEP is a project that provides for environmental mitigation which the respondent is not otherwise legally required to perform, but which the defendant/respondent agrees to undertake as a component of the settlement agreement. Project categories for BEPs include public health, pollution prevention, pollution reduction, environmental restoration and protection, assessments and audits, environmental compliance promotion, and emergency planning, preparedness and response. Other projects may be considered if the Department determines that these projects have environmental merit and is otherwise fully consistent with the intent of the BEP regulations.

WHAT HAPPENS IF MY OFFER IS REJECTED?

If an offer is rejected by the Assistant Secretary, the Legal Division will contact the responsible party, or anyone designated as an appropriate contact in the settlement offer, to discuss any discrepancies.

WHERE CAN I FIND EXAMPLES AND MORE INFORMATION?

Settlement Offers	searchable in EDMS using the following filters
	Media: Air Quality, Function: Enforcement; Description: Settlement
Settlement Agreements	Enforcement Division's website
	specific examples can be provided upon request
Penalty Determination Method	LAC 33:1 Chapter 7
Beneficial Environmental Projects	
·	FAOs
Judicial Interest	provided by the Louisiana State Bar Association

