

State of Mississippi



FEDERALLY ENFORCEABLE AIR POLLUTION CONTROL PERMIT

Permit to Operate Air Emissions Equipment at a Synthetic Minor Source

THIS CERTIFIES

Yellow Creek Coating Services
9 County Road 370
Iuka, MS
Tishomingo County

has been granted permission to operate air emissions equipment in accordance with emission limitations, monitoring requirements and conditions set forth herein. This permit is issued in accordance with the Federal Clean Air Act and the provisions of the Mississippi Air and Water Pollution Control Law (Section 49-17-1 et. set., Mississippi Code of 1972), the regulations and standards adopted and promulgated thereunder, and the State Implementation Plan for operating permits for synthetic minor sources.

Mississippi Environmental Quality Permit Board

Mississippi Department of Environmental Quality

Issued/Modified: Permit No. 2580-00041

Expires: Agency Interest # 56952

*** Draft Permit ***

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Yellow Creek Coating Services Subject Item Inventory Permit Number:2580-00041 Activity ID No.: PER20160001

Subject Item Inventory:

ID	Designation	Description
AI56952		Manufacturer of Fabricated Metal Products
AREA1	AA-001	Surface Coating Operations [including: indoor and outdoor]
AREA2	AA-002	Abrasive Blasting Operations [Including: steel shot, silicone sand, or "Black Beauty"; indoor and outdoor]
AREA3	AA-003	Metal Working Operations [Including: cutting, grinding, and welding]
EQPT1	AA-004	550-gallon Diesel Tank
AREA4	AA-005	Space Heaters

KEY	
ACT = Activity	AI = Agency Interest
AREA = Area	CAFO = Concentrated Animal Feeding Operation
CONT = Control Device	EQPT = Equipment
IA = Insignificant Activity	IMPD = Impoundment
MAFO = Animal Feeding Operation	PCS = PCS
RPNT = Release Point	TRMT = Treatment
WDPT = Withdrawal Point	

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AI0000056952 Manufacturer of Fabricated Metal Products:

Limitation Requirements:

Condition	1	
No.	Parameter	Condition
L-1		For the entire facility, the permittee shall not cause, allow, or permit the discharge into the ambient air from any point source or emissions, any air contaminant of such opacity to obscure an observer's view to a degree in excess of 40%, as determined by EPA Test Method 9, 40 CFR Part 60, Appendix A. This shall not apply to vision obscuration caused by uncombined water droplets. Startup 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) startups per stack in any twenty-four (24) hour period. [11 Miss. Admin. Code Pt. 2, R. 1.3.A(2), B.]
L-2		The maximum permissible emission of ash and/or particulate matter (PM) from fossil fuel burning installations of less than 10 million BTU per hour heat input shall not exceed 0.6 pounds per million BTU per hour heat input. [11 Miss. Admin. Code Pt. 2, R. 1.3.D(1)(a).]
L-3		Except as otherwise specified, no person shall cause, permit, or allow the emission of particulate matter (PM) in total quantities in any one hour from any manufacturing process, which includes any associated stacks, vents, outlets, or combination thereof, to exceed the amount determined by the relationship $E = 4.1*p^0.67$, where E is the emission rate in pounds per hour and p is the process weight input 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. [11 Miss. Admin. Code Pt. 2, R. 1.3.F(1).]
L-4		For the entire facility, the permittee shall limit volatile organic compound (VOC) emissions to no more than 99.0 tons per year as determined for each consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
L-5		For the entire facility, the permittee shall limit emissions of any single hazardous air pollutant (HAP) to no more than 9.90 tons per year as determined for each consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
L-6		For the entire facility, the permittee shall limit total combined HAP emissions to no more than 24.90 tons per year as determined for each consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
L-7		For the entire facility, the permittee shall limit total particulate matter (PM) emissions to no more than 99.0 tons per year as determined for each consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
L-8		For the entire facility, the permittee shall limit PM less than 10 micrometers in diameter (PM10) emissions to no more than 99.0 tons per year as determined for each consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]

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AI0000056952 (continued):

Limitation Requirements:

Parameter	Condition Find the set in facilities the consistence half limit PM has then 2.5 minutes at 1 in the CPM 2.5) and in increase the condition of the CPM 2.5 minutes at 1 in the CPM 2.5 minutes at 2.5 minute
	For the parties for The discounting about their DM loss than 2.5 millions are (DM 2.5)
	For the entire facility, the permittee shall limit PM less than 2.5 micrometers in diameter (PM2.5) emissions to no more than 99.0 tons per year as determined for each consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
ng Requirements:	
Parameter	Condition
	For the entire facility, the permittee shall determine the following for each coating, adhesive, solvent, or other VOC or HAP containing material used:
	(a) quantity used (gal);
	(b) the percentage of VOC by weight;
	(c) the percentage of HAP by weight; and
	(d) the density (lb/gal).
	The permittee may utilize data supplied by the manufacturer, or analysis of VOC and HAP content by EPA Test Method 311, 40 CFR Part 63, Appendix A, respectively. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(11).]
	For the entire facility, the permittee shall determine the quantity of PM, PM10, and/or PM2.5 producing materials used which may include: abrasive blasting medium consumed, welding wire, electrodes (etc.) consumed, solder, metal, and cutting materials used on a monthly basis and in any consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(11).]

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Record-Keeping Requirements:

Condition No.	Condition
R-1	For the entire facility, the permittee shall maintain sufficient records to document:
	(a) identification of each coating, adhesive, solvent, or other VOC or HAP containing material used, and the total gallons of each coating and each solvent used on a monthly basis and in any consecutive 12-month period;
	(b) the VOC and HAP content(s) of each coating, adhesive, solvent, or other VOC or HAP containing material used. A description of the method used to determine the VOC and HAP content shall accompany this data; and
	(c) the density of each coating, adhesive, solvent, or other VOC or HAP containing material. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
R-2	For the entire facility, the permittee shall maintain sufficient records to document the quantity of PM, PM10, and/or PM2.5 producing materials used which may include: abrasive blasting medium consumed, welding wire, electrodes (etc.) consumed, solder, metal, and cutting materials used on a monthly basis and in any consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
R-3	The permittee shall maintain copies of all records and reports on-site for at least five (5) years and shall make them available upon request by Mississippi Department of Environmental Quality (MDEQ) personnel. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
R-4	The permittee is not subject to 40 CFR Part 63, Subpart XXXXXX: National Emission Standards for Hazardous Air Pollutants Area Source Standards for Nine Metal Fabrication and Finishing Source Categories. It has been determined that the permittee is not "primarily engaged" in one of the nine metal fabrication and finishing source categories, as defined in 40 CFR 63.11522. To remain exempt from the provisions of Subpart XXXXXXX, the permittee must document and retain their rationale for the determination that their facility is not "primarily engaged" pursuant to 40 CFR 63.10(b)(3) of the General Provisions. [40 CFR 63.11522]

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Submittal/Action Requirements:

Condition No.	Condition
S-1	For the entire facility, the permittee shall submit a monitoring report due annually by the 31st of January for the preceding calendar year. This report shall provide the following:
	(a) identification of each coating, adhesive, solvent, or other VOC or HAP containing material used;
	(b) the VOC and HAP content(s) of each coating, adhesive, solvent, or other VOC or HAP containing material used;
	(c) the total gallons of each coating, adhesive, solvent, or other VOC or HAP containing material used in any consecutive 12-month period; and
	(d) the total VOC emission rate, the emission rate of each individual HAP, and the total HAP emission rate in tons per year based on a consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(11).]
S-2	For the entire facility, the permittee shall submit a monitoring report due annually by the 31st of January for the preceding calendar year. This report shall provide the following:
	(a) the quantity of PM, PM10, and/or PM2.5 producing materials used which may include: abrasive blasting medium consumed, welding wire, electrodes (etc.) consumed, solder, metal, and cutting materials used; and
	(b) the PM, PM10, and PM2.5 emission rates in tons per year based on a consecutive 12-month period. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(11).]
S-3	Except as otherwise specified herein, the permittee shall Submit a certified annual synthetic minor monitoring report: Due annually, by the 31st of January for preceding calendar year. This report shall address any required monitoring specified in the permit. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(11).]
S-4	General Condition: 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 actions or preventive measures taken. Said report shall be made within five (5) working days of the time the deviation began. [11 Miss. Admin. Code Pt. 2, Ch. 2. 2.2.B(11).]

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AI0000056952 (continued):

Condition No.	Condition
T-1	General Condition: The permittee shall at all times maintain in good working order and operate as efficiently as possible all air pollution control facilities or systems installed or used by the permittee to achieve compliance with the terms and conditions of this permit. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
T-2	General Condition: Any diversion from or bypass of collection and control facilities is prohibited except as provided for in Regulation 11 Miss. Admin. Code Pt. 2, Ch. 1, "Air Emission Regulations for the Prevention, Abatement, and Control of Air Contaminants," Section 10. [11 Miss. Admin. Code Pt. 2, R. 1.10.]
T-3	General Condition: Should the Executive Director of the Mississippi Department of Environmental Quality declare an Air Pollution Emergency Episode, the permittee will be required to operate in accordance with the permittee's previously approved Emissions Reduction Schedule. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]
T-4	General Condition: After notice and opportunity for a hearing, this permit may be modified, suspended, or revoked in whole or in part during its term for cause including, but not limited to:
	(a) violation of any 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 any condition that required either a temporary or permanent reduction or elimination of authorized air emissions. [11 Miss. Admin. Code Pt. 2, R. 2.2.C.]
T-5	General Condition: This permit and/or any part thereof may be modified, revoked, reopened, and reissued, or terminated for cause. Sufficient cause for this 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 condition of the permit. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(15)(b).]
T-6	General Condition: This permit does not convey any property rights of any sort, or any exclusive privilege. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(15)(c).]

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Condition No.	Condition
T-7	General Condition: The issuance of this 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. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(7).]
T-8	General Condition: This permit may only be transferred upon approval of the Mississippi Environmental Quality Permit Board. [11 Miss. Admin. Code Pt. 2, R. 2.16.B.]
T-9	General Condition: This permit is for air pollution control purposes only. [11 Miss. Admin. Code Pt. 2, Ch. 2.]
T-10	General Condition: This permit is a Federally-approved permit to operate a synthetic minor source as described in Regulation 11 Miss. Admin. Code Pt. 2, R. 2.1.C(29). [11 Miss. Admin. Code Pt. 2, R. 2.1.C(29).]
T-11	General Condition: The provisions of this permit are severable. If any provision of this permit, or the application of any provision of this 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. [11 Miss. Admin. Code Pt. 2, R. 2.1.D(7).]
T-12	General Condition: The permittee shall furnish to MDEQ within a reasonable time any information 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 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 MDEQ along with a claim of confidentiality. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(15)(d).]

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Condition No.	Condition
T-13	General Condition: This permit does not authorize a modification as defined in Regulation 11 Miss. Admin. Code Pt. 2, Ch. 2, "Permit Regulations for the Construction and/or Operation of Air Emissions Equipment." Modification is defined as "Any physical change in or change in the method of operation of a facility which increases actual emissions or potential uncontrolled emissions of any air pollutant subject to regulation under the Federal Act emitted into the atmosphere by that facility or which results in the emission of any air pollutant subject to regulation under the Federal Act into the atmosphere not previously emitted. A physical change or change in the method of operation shall not include:
	(a) routine maintenance, repair, and replacement;
	(b) use of an alternative fuel or raw material by reason of an order under Sections 2(a) and (b) of the Federal Energy Supply and Environmental Coordination Act of 1974 (or any superseding legislation) or by reason of a natural gas curtailment plan pursuant to the Federal Power Act;
	(c) use of an alternative fuel by reason of an order or rule under Section 125 of the Federal Act;
	(d) use of an alternative fuel or raw material by a stationary source which: (i) the source was capable of accommodating before January 6, 1975, unless such change would be prohibited under any federally enforceable permit condition which was established after January 6, 1975, pursuant to 40 CFR 52.21 or under regulations approved pursuant to 40 CFR 51.166; or (ii) the source is approved to use under any permit issued under 40 CFR 52.51 or under regulations approved pursuant to 40 CFR 51.166;
	(e) an increase in the hours of operation or in the production rate unless such change would be prohibited under any federally enforceable permit condition which was established after January 6, 1975, pursuant to 40 CFR 52.51, or under regulations approved pursuant to Subpart I or 40 CFR 51.166; or
	(f) any change in ownership of the stationary source." [11 Miss. Admin. Code Pt. 2, Ch. 2.]

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AI0000056952 (continued):

Condition No.	Condition
T-14	General Condition: 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 this 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. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(15)(a).]
T-15	General Condition: The permittee shall retain all required records, monitoring data, supported information and reports for a period of at least five (5) years from the date of the monitoring sample, measurement, report, or application. Support information includes all calibration and maintenance records, all original strip-chart recordings or other data for continuous monitoring instrumentation, and copies of all reports required by this permit. Copies of such records shall be submitted to MDEQ as required by Applicable Rules and Regulations or this permit upon request. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(11).]
T-16	General Condition: 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 constructing or operating without a valid permit. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(5).]

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AI0000056952 (continued):

Narrative Requirements:

Condition				
No.	Condition			

T-17 General Condition: Emergencies

- (a) except as otherwise specified herein, an emergency means any situation arising from sudden and reasonably unforseeable events beyond the control of the source, including acts of God, which situation requires immediate corrective action to restore normal operation, and that causes the source to exceed a technology-based emission limitation under the permit, due to unavoidable increases in emissions attributable to the emergency. An emergency shall not include noncompliance to the extent caused by improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error;
- (b) an emergency constitutes an affirmative defense to an action brought for noncompliance with such technology-based emission limitations if the conditions specified in (c) following are met:
- (c) the affirmative defense of emergency shall be demonstrated through properly signed contemporaneous operating logs, or other relevant evidence as follows:
- (i) an emergency occurred and that the permittee can identify the cause(s) of the emergency;
- (ii) the permitted facility was at the time being properly operated;
- (iii) during the period of the emergency the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards, or other requirements in the permit; and
- (iv) the permittee submitted notice of the emergency to MDEQ within two (2) working days of the time when emission limitations were exceeded due to the emergency which contained a description of the emergency, any steps taken to mitigate emissions, and corrective actions taken;
- (d) in any enforcement proceeding, the permittee seeking to establish the occurrence of any emergency has the burden of proof;
- (e) this provision is in addition to any emergency or upset provision contained in any applicable requirement specified elsewhere herein. [11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).]

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AI0000056952 (continued):

Narrative Requirements:

Condition No.	Condition

T-18 General Condition: Upsets

- (a) the occurrence of an upset constitutes an affirmative defense to an enforcement action brought for noncompliance with emission standards or other requirements of Applicable Rules and Regulations or any applicable permit if the permittee demonstrates through properly signed contemporaneous operating logs, or other relevant evidence that include information as follows:
- (i) an upset occurred and that the permittee can identify the cause(s) of the upset;
- (ii) the source was at the time being properly operated;
- (iii) during the upset the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards, or other requirements of Applicable Rules and Regulations or any applicable permit;
- (iv) the permittee submitted notice of the upset to the DEQ within five (5) working days of the time the upset began which contained a description of the upset, any steps taken to mitigate emissions, and corrective actions taken;
- (b) in any enforcement proceeding, the permittee seeking to establish the occurrence of an upset has the burden of proof;
- (c) this provision is in addition to any upset provision contained in any applicable requirement. [11 Miss. Admin. Code Pt. 2, R. 1.10.A.]

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AI0000056952 (continued):

Condition No.	Condition
T-19	General Condition: Startups and Shutdowns
	(a) startups and shutdowns are part of normal source operation. Emissions limitations applicable to normal operation apply during startups and shutdowns except as follows: (i) when sudden, unavoidable breakdowns occur during a startup or shutdown, the event may be classified as an upset subject to the requirements above; (ii) when a startup or shutdown is infrequent, the duration of excess emissions is brief in each event, and the design of the source is such that the period of excess emissions cannot be avoided without causing damage to equipment or persons; or (iii) when the emissions standards applicable during a startup or shutdown are defined by other requirements of Applicable Rules and Regulations or any applicable permit;
	(b) in any enforcement proceeding, the permittee seeking to establish the applicability of any exception during a startup or shutdown has the burden of proof;
	(c) in the event this startup and shutdown provision conflicts with another applicable requirement, the more stringent requirement shall apply. [11 Miss. Admin. Code Pt. 2, R. 1.10.B.]

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AI0000056952 (continued):

Condition	
No.	Condition
T-20	General Condition: Maintenance
	(a) maintenance should be performed during planned shutdown or repair of process equipment such that excess emissions are avoided. Unavoidable maintenance that results in brief periods of excess emissions and that is necessary to prevent or minimize emergency conditions or equipment malfunctions constitutes an affirmative defense to an enforcement action brought for noncompliance with emission standards, or other regulatory requirements if the permittee can demonstrate the following: (i) the permittee can identify the need for the maintenance; (ii) the source was at the time being properly operated; (iii) during the maintenance the permittee took all reasonable steps to minimize levels of emissions that exceeded the emissions standards, or other requirements of Applicable Rules and Regulations or any applicable permit; (iv) the permittee submitted notice of the maintenance to MDEQ within five (5) working days of the time the maintenance began or such other times as allowed by MDEQ, which contained a description of the maintenance, any steps taken to mitigate emissions, and corrective actions taken;
	(b) in any enforcement proceeding, the permittee seeking to establish the applicability of this section has the burden of proof;
	(c) in the event this maintenance provision conflicts with another applicable requirement, the more stringent requirement shall apply. [11 Miss. Admin. Code Pt. 2, R. 1.10.C.]
T-21	General Condition: For renewal of this permit the applicant shall make application not less than one-hundred eighty (180) days prior to the expiration date of the permit substantiated with current emissions data, test results or reports, or other data as deemed necessary by the Mississippi Environmental Quality Permit Board. [11 Miss. Admin. Code Pt. 2, R. 2.8.B.]
T-22	General Condition: Any activities not identified in the application are not authorized by this permit. [Miss. Code Ann. 49-17-29 1.b]
T-23	General Condition: Solids removed in the course of control of air emissions shall be disposed of in a manner such as to prevent the solids from becoming windborne and to prevent the materials from entering state waters without the proper environmental permits. [Miss. Code Ann. 49-17-29 1.a(i and ii)]

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AI0000056952 (continued):

Condition No.	Condition
T-24	General Condition: The permittee shall allow the Mississippi Department of Environmental Quality Office of Pollution Control and the Mississippi Environmental Quality Permit Board and/or their authorized representatives, upon the 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 emission. [Miss. Code Ann. 49-17-21]
T-25	General Condition: 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 Mississippi Department of Environmental Quality Office of Pollution Control. [Miss. Code Ann. 49-17-39]

GENERAL INFORMATION

Yellow Creek Coating Services 9 County Road 370 Iuka, MS Tishomingo County

Alternate/Historic Identifiers

ID	Alternate/Historic Name	User Group	Start Date	End Date
56952	Yellow Creek Coating Services	Official Site Name	1/26/2012	
MSR106113	Yellow Creek Coating Services	GP-Construction	2/17/2012	12/31/2015
258000041	Yellow Creek Coating Services	Air-Construction	3/13/2012	
258000041	Yellow Creek Coating Services	Air-Synthetic Minor Operating	3/13/2012	2/28/2017
2814100041	Yellow Creek Coating Services	Air-AIRS AFS	3/13/2012	
MSR002168	Yellow Creek Coating Services	GP-Baseline	2/24/2014	1/15/2016
MSR002168	Yellow Creek Coating Services	GP-Baseline	1/15/2016	10/31/2020

Basin: Tennessee River Basin

Location Description: