ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

IN THE MATTER OF:

Steven F. Rhodes

12807 County Road 49 UAD

Magnolia Springs, Baldwin County, Alabama)

Order No. 25-XXX-SW

FINDINGS

Pursuant to the provisions of the Alabama Environmental Management Act, <u>Ala. Code</u> §§ 22-22A-1 to 22-22A-17, as amended; the Solid Wastes and Recyclable Materials Management Act (SWRMMA), <u>Ala. Code</u> §§ 22-27-1 to 22-27-18, as amended; and the Alabama Department of Environmental Management's ("ADEM" or "Department") Administrative Code of Regulations ("ADEM Admin. Code r.") promulgated pursuant thereto, the Department makes the following FINDINGS:

- 1. Steven F. Rhodes ("Rhodes") owns real property located at 12807 County Road 49, Parcel ID Number 55-08-28-0-000-003.000, in Magnolia Springs, Baldwin County, Alabama ("the Site"), where an unauthorized dump was discovered.
- 2. Pursuant to <u>Ala. Code</u> §§ 22-22A-1 to 22-22A-17, as amended, the Department is a duly constituted department of the State of Alabama.
- 3. Pursuant to <u>Ala. Code</u> § 22-22A-4(n), as amended, and <u>Ala. Code</u> § 22-27-9(a), as amended, the Department is the state agency authorized to administer and enforce the provisions of the SWRMMA, <u>Ala. Code</u> §§ 22-27-1 to 22-27-18, as amended.
- 4. Pursuant to <u>Ala. Code</u> § 22-27-10(b), as amended, and ADEM Admin. Code r. 335-13-11-.03(2), any person who participates in the creation or operation of an unauthorized dump, or contributed to an unauthorized dump, shall be responsible for the removal of the waste or otherwise the closure of the unauthorized dump in accordance with this article and rules of the department. If those who created, operated, or contributed to an unauthorized dump do not remove or close the unauthorized dump,

the landowner shall also be responsible for the removal or otherwise the closure of the unauthorized dump.

- 5. Pursuant to ADEM Admin. Code rr. 335-13-1-.13(1)(a) and (2), unauthorized dumps are prohibited and must be closed in a manner determined to be necessary by the Department.
- 6. In response to a complaint, the Department conducted an investigation, including an inspection at the Site on September 8, 2021, followed by a records review. During the investigation, the following was noted:
 - A. Approximately 150 cubic yards of regulated solid waste materials, including construction and demolition waste, appliances, and scrap tires, were openly dumped on the Site, creating an unauthorized dump (UAD).
 - B. The disposal area at the Site did not meet the technical standards for landfills outlined in Chapter 335-13-4, nor had it been permitted as a land disposal facility by the Department, as required under Chapter 335-13-5.
 - C. Steven F. Rhodes is the Site's owner according to Baldwin County property tax records.
 - D. An unauthorized dump refers to any collection of solid waste either dumped, caused to be dumped, or placed on any public or private property, without having a permit from the Department, regardless of whether the property is regularly used. Therefore, disposing of regulated solid waste on the Site without a solid waste disposal facility permit issued by the Department constitutes the creation of an unauthorized dump, which violates rules 335-13-1-.13(1) and 335-13-1-.13(2), and for which Rhodes is responsible.
 - 7. On November 3, 2021, the Department issued Rhodes a Notice of Violation ("NOV") via the United States Postal Service ("USPS") Certified Mail, requiring full abatement and closure of the UAD. According to the USPS online tracking system, the NOV was returned to the Department as unclaimed.

- 8. On December 3, 2021, the Department resent the NOV via FedEx. According to FedEx's online tracking system, the NOV was delivered on December 29, 2021, and signed for by "S. Rhodes."
- 9. On April 11, 2022, and July 15, 2024, Department personnel conducted follow-up inspections at the Site. During the inspection on April 11, 2022, Department personnel observed an unauthorized dump consisting of approximately 60 cubic yards of regulated solid waste along with three scrap tires. When Department personnel returned on July 15, 2024, they noted that the volume of regulated solid waste on the site had increased to approximately 80 cubic yards, and the number of accumulated tires had risen to approximately 40.
- 10. To date, the Department has not received a written response to the NOV from Rhodes.
- 11. Pursuant to Ala. Code § 22-22A-5(18)c., as amended, in determining the amount of any penalty, the Department must give consideration to the seriousness of the violation, including any irreparable harm to the environment and any threat to the health or safety of the public; the standard of care manifested by such person; the economic benefit which delayed compliance may confer upon such person; the nature, extent, and degree of success of such person's efforts to minimize or mitigate the effects of such violation upon the environment; such person's history of previous violations; and the ability of such person to pay such penalty. Any civil penalty assessed pursuant to this authority shall not exceed \$25,000 for each violation, provided however, that the total penalty assessed in an order issued by the Department shall not exceed \$250,000. Each day such a violation continues shall constitute a separate violation. In arriving at this civil penalty, the Department has considered the following:
- A. SERIOUSNESS OF THE VIOLATION: The creation, contribution to, or operation of a UAD is inherently a public nuisance, a threat to public health, and a threat to the environment. The Department is not aware of any irreparable harm to the

environment, or any immediate threat to human health or the safety of the public as a result of the UAD's presence on the Site.

- B. THE STANDARD OF CARE: Rhodes failed to abide by requirements applicable to the lawful disposal of solid wastes and failed to comply with directives from the Department regarding the proper abatement and closure of the UAD.
- C. ECONOMIC BENEFIT WHICH DELAYED COMPLIANCE MAY HAVE CONFERRED: The Department has been unable to establish if Rhodes has realized a significant economic benefit as a result of the violation cited herein.
- D. EFFORTS TO MINIMIZE OR MITIGATE THE EFFECTS OF THE VIOLATION UPON THE ENVIRONMENT: The Department is unaware of efforts by Rhodes to mitigate any potential adverse effects upon the environment, human health, or public safety that may have been caused as a result of the UAD.
- E. HISTORY OF PREVIOUS VIOLATIONS: Based on a review of Department records, Rhodes does not appear to have a documented history of violations of the applicable requirements of ADEM Admin. Code div. 335-13.
- F. THE ABILITY TO PAY: The Department has no evidence indicating Rhodes' inability to pay the civil penalty assessed herein.
- 12. The Department has carefully considered the six statutory penalty factors enumerated in Ala. Code § 22-22A-5(18)c, as amended, as well as other factors, and has concluded that a civil penalty is appropriate for the violation cited herein (see Attachment A, which is made a part of the Department's FINDINGS).

ORDER

Based on the foregoing FINDINGS and pursuant to <u>Ala. Code</u>, §§ 22-22A-5(1), 22-22A-5(10), 22-22A-5(18), 22-27-4(b), 22-27-7, and 22-27-11, as amended, it is hereby ORDERED:

A. That, not later than forty-five days of issuance of this Order, Rhodes shall pay the Department a civil penalty of \$3,000 for the violation cited herein. The penalty shall be made payable to the Alabama Department of Environmental Management by certified or cashier's check or any other method of payment acceptable to the Department and shall be remitted to:

Office of General Counsel

Alabama Department of Environmental Management

P.O. Box 301463

Montgomery, Alabama 36130-1463

All payments shall reference Rhodes' name and address and the ADEM Administrative Order number of this action.

- B. That, immediately upon issuance of this Order and continuing each and every day thereafter, Rhodes shall cease and desist from creating, operating, or contributing to any UADs.
- C. That, within thirty days of issuance of this Order, Rhodes shall submit a site closure plan to the Department in accordance with ADEM Admin. Code r. 335-13-1-.13(2)(b)1. This plan will include a timeline for completing the site closure. Unless otherwise instructed by the Department, Rhodes shall carry out the site closure plan as outlined, ensuring the removal and proper disposal or recycling of all solid waste materials at a permitted landfill or registered recycling facility. Additionally, Rhodes must adhere to all relevant requirements specified in Division 335-13 of the ADEM Administrative Code.
- D. That, within fifteen days of completion of remediation activities, Rhodes shall provide the following information to the Department as proof that all closure actions have been completed:
 - 1. Period in which the remediation activities took place.

- 2. Total volume of regulated solid waste removed from the Site.
- 3. Documentation that all regulated solid waste, including both surface and subsurface waste, was removed from the Site.
- 4. A copy of receipts documenting that all regulated waste was taken to an approved landfill or registered recycling facility.
- 5. Photographs of the solid waste disposal area(s) on the Site taken before and after remediation.
- 6. Documentation that the UAD was properly closed to prevent erosion on the Site, if applicable.
- 7. Documentation that the Site has been secured to prevent any future illegal dumping, if applicable.
- E. That, should any provision of this Order be declared by a court of competent jurisdiction or the Environmental Management Commission to be inconsistent with Federal or State law and, therefore, unenforceable, the remaining provisions hereof shall remain in full force and effect.
- F. That the issuance of this Order does not preclude the Department from seeking criminal fines or other appropriate sanctions or relief against Rhodes for the violation cited herein.
- G. That failure to comply with the provisions of the Order shall constitute cause for commencement of legal action by the Department against Rhodes for recovery of additional civil penalties, criminal fines, or other appropriate sanctions or relief.

ORDERED and	ISSUED this	day of	, 2025.
Lance R. LeFleur			-

Director

Attachment A

Steven F. Rhodes

12807 County Road 49

Magnolia Springs, Baldwin County, Alabama

Violation*	Number of Violations*	Seriousness of Violation*	Standard of Care*	History of Previous Violations*	
Creation of an Unauthorized Dump	1	\$2,500	\$500	\$0	Total of Three Factors
TOTAL PER FACTOR		\$2,500	\$500	\$0	\$3,000

Adjustments to Amount of Initial Penalty*		
Mitigating Factors (-)	\$0	
Ability to Pay (-)	\$0	
Other Factors (+/-)	\$0	
	\$0	

	FINAL PENALTY	\$3,000
	Total Adjustments (+/-)	\$0
	Amount of Initial Penalty	\$3,000
>	Economic Benefit (+) *	\$0

Footnotes

^{*} See the "Findings" portion of the Order for a detailed description of each violation and the penalty factors.