REGIONAL SOLID WASTE MANAGEMENT PLAN
FOR
MISSISSIPPI COUNTY
REGIONAL SOLID WASTE MANAGEMENT DISTRICT

March 1, 2006
MISSISSIPPI COUNTY
REGIONAL SOLID WASTE MANAGEMENT PLAN

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Section 2.101 Overview

A. History

1. Provide a history of the District relative to legislated or regulated solid waste management requirements.

Act 870 of 1989, codified as A.C.A. §8-6-701 et seq., established eight Regional Solid Waste Planning District. Mississippi County was originally included in the Eastern Arkansas Solid Waste Planning District. During the early 1990s, several counties represented on the Board decided to break away from the Eastern Arkansas District and form what was a less cumbersome structure for managing solid waste in their respective counties while maintaining accountability to their constituency.

2. How were the District boundaries established?

Craighead County established its own single-county district in 1991. Lawrence, Clay and Greene counties gained ADEQ approval in late 1991 to form a three county District. Mississippi County petitioned the ADEQ twice in 1992 to form a four county district with Lawrence, Clay and Greene counties and was twice denied the request. Finally in February of 1993, Mississippi County was awarded its current single county district status.

Act 752 of 1991 mandated that all local governments plan for the development of solid waste management systems. The original guidelines for regional solid waste management plans, dated 1988, required a plan that had an “orderly narrative explanation of the collection and disposal of all solid waste generated within the territorial boundaries of a local government”. The plans that the Regional Solid Waste Management Boards provided pursuant to the 1988 guidelines served an integral purpose in the early days of the development of regional solid waste management systems throughout Arkansas. Subsequent to the original plan was the requirement for periodic reporting of Needs Assessments by each District, which also served to update demographic and service information contained in the original plan.
3. What has been the District’s greatest accomplishment in terms of solid waste management?

The Mississippi County Regional Solid Waste Management District’s (“MCRSWMD” or “District”) greatest accomplishment has been the bringing together seventeen city governments and the County government with a common goal of providing cost-effective solid waste services to the people of Mississippi County.

B. Current

1. Describe the Board’s planning process as it relates to legislated or regulated solid waste management requirements.

The MCRSWMD Board of Directors relies on the recommendations of management and contracted special professional service providers to guide them in planning to incorporate any changes in regulated solid waste management requirements. Where appropriate, the changes will be included in needs assessment updates.

2. What does the District want the Plan to do for the citizens of its area?

The District wants to provide planning to protect the public health and the State’s environmental quality as pertains to effective solid waste management in the District.


Collection of solid waste within the District boundaries is accomplished by a number of different methods ranging from multiple drop-off locations to collection by both public and private haulers. The District does not own or operate any type of solid waste management facility. Mississippi County owns and operates a Class 1 and Class 4 landfill outside the city limits of Luxora. The City of Manila has a permitted transfer station and Knight’s Disposal Service has a permitted transfer station in Blytheville. Both the cities of Blytheville and Osceola operate a permitted yard waste composting facility. Mississippi County has a permitted waste tire transfer station facility located in Luxora at the landfill facility site.

Section 2.102 Organization and Administration

A.C.A. §8-6-703. Creation of District and boards - Members of boards et seq…"

A. District

1. Provide a chart that gives the organizational hierarchy of the District and/or its affiliates, agencies and/or peripheral organizations.

The Mississippi County Regional Solid Waste Management District was established in February 1993. The District represents and serves the citizens of Mississippi County in ensuring that safe, efficient, economical, and lawful solid waste disposal and management is available throughout the County. The District further provides educational programs to the County’s citizens that allow the successful implementation of solid waste disposal and management.

2. Describe the role the District plays in the development and implementation of effective solid waste management programs.

There is no specific District regulations or ordinances for the MCRSWMD. The District is governed by the decisions of the Board of Directors that are implemented by the District Staff.
3. Append administrative procedures, regulations, ordinances or policies relative to the District.

Copies of applicable procedures, regulations, ordinances and policies relative to the District are included in the Appendices. Included in Appendix C are copies of regulations and/or ordinances that have been provided by municipalities within the District.

B. Board

1. Provide a list or an organizational chart of Regional Solid Waste Board Members of the following:

   a. Number of members on the Board.

   b. Identify of Chairperson.

   c. Name, title, address, phone and fax numbers, and e-mail address for each member.

   d. County or city represented.

The MCRSWMD Board of Directors oversees the District activities. When necessary, rules or regulations are adopted to ensure that solid waste management activities are carried out in a safe, efficient, economical, and lawful manner.

As a Regional Solid Waste Planning Board, Mississippi County has the following powers and duties:

- To collect data, study and initially evaluate the solid waste management needs of all waste management needs of all localities within their District and to publish their findings as a Regional Needs Assessment.

- To evaluate on a continuous basis the solid waste needs of their District, and thereby update the Regional Needs Assessment at least biennially.

- To formulate recommendations to all local governments within their District on solid waste management issues, and to formulate plans for providing adequate solid waste management.

- To issue or deny Certificates of Need to any applicant for a solid waste disposal facility permit within their District.

- To adopt such rules or regulations as necessary to assure public notice and participation in any findings or rulings of the Board.

- To carry out all other powers and duties conferred by Act 870.

Other responsibilities granted to the Management Board include:

- To petition the commission or director of ADEQ to issue, continue in effect, revoke, modify, or deny any permit for any element of a solid waste management system located within the District based on compliance or noncompliance with the solid waste management plan of the district.

- To establish programs to encourage recycling.

- To adopt an official seal and alter it at pleasure.
• To maintain an office at such place as it may determine.
• To sue and be sued in its own name and to plead and be pleaded.
• To make and execute contracts and other instruments necessary or convenient in the exercise of the powers and functions of the District, including but not limited to entering into contracts and agreements with private entities for provisions of services.
• To carry out all other powers and duties conferred by Act 752.
• To enter into an agreement with another solid waste management district to allow one district to transfer solid waste to another district. This will only be allowed if a solid waste district has no legally permitted landfill which can accept solid waste.
• Apply for such permits, licenses, certificates, or approvals as may be necessary to Construct, maintain, and operate any portion of a solid waste management system, and to obtain, hold and use licenses, permits, certificates, or approvals in the same manner as may other person or operating unit of any other government.
• Employ such engineers, architects, attorneys, real estate counselors, appraisers, financial advisors, and other consultants and employees as may be required in the judgment of the district and to fix and pay their compensation from funds available to the district therefore.
• Purchase all kinds of insurance including, but not limited to, insurance against tort liability, business interruption, and risk of damage to property.

The MCRSWMD Board of Directors is comprised of the Mississippi County Judge and the mayors of the cities of first class in the county (Blytheville, Gosnall, Manila and Osceola). The current members of the Board are:

**Mississippi County Board Members**

Judge Steve McGuire –Mississippi County  
Mississippi County Courthouse  
200 West Walnut; Room 204  
Blytheville, AR 72315  
Phone: (870) 763-3212  
Fax: (870) 763-0150

Mayor Barrett Harrison – City of Blytheville  
City Hall  
Blytheville, AR 72315  
Phone: (870) 763-3602  
Fax: (870) 762-0443

Mayor Dick Reams – City of Gosnall  
307 S. Airbase Hwy.  
Blytheville, AR 72315  
Phone: (870) 532-8544  
Fax: (870) 532-4438

Mayor Clifford Veach – City of Manila  
Manila, AR 72442  
Phone: (870) 561-5102  
Fax: (870) 561-4438

Mayor Dickie Kennemore – City of Osceola  
City Hall  
Osceola, AR 72370  
Phone: (870) 563-5102  
Fax: (870) 563-5195
2. Provide the schedule and the location(s) of the Board meetings.

The Board meets on an infrequent basis to discuss issues associated with solid waste management within the District. Board meetings are held in the office of one of the board members.

C. Staff

1. Provide a list or an organizational chart of Regional Solid Waste Staff Members showing the name and title for each person.

No formal organizational chart has been developed for the District. The MCRSWMD staff functions as coordinators, special project consultants, regulations reviewers, information sources, and monitors of the solid waste management in the District. The District staff expects the County Judge and the Mayors to provide the citizens with the necessary solid waste management policies and procedures to protect human health and the environment in the District.

2. Provide phone and fax numbers and e-mail addresses for staff members who should be contacted for solid waste information for the District.

The following staff member should be contacted for solid waste information for the MCRSWMD:

Laura Hansen  
Mississippi County Regional Solid Waste Management District  
200 West Walnut, Room 204  
Blytheville, Arkansas 72315  
Phone: 870-763-3212  
Fax: 870-763-0150  
Email: mcajudge@missconet.com

Section 2.103 Revenues and Expenditures

A. District

1. Describe the revenue sources that fund solid waste management activities within the District. Include the legal authority.

The District finances its operation through state (ADEQ) and federal grant monies, and the Mississippi County general fund. Revenues from the Mississippi County Landfill and those revenues from hauler licensing go to this fund. The cost of waste disposal within the MCRSWMD is set by the Mississippi County at $27.50 per ton for Class 1 waste and $16.50 per ton for Class 4 wastes.

2. List all revenue sources and/or fees, such as user fees, waste disposal fees, licensing fees, grants, loans, rental income, earned interest and sales of recovered materials. Provide an estimation of total receipts from each revenue source from the previous year for the District. Estimate the percentage of annual revenue from each source.

As noted above, revenues from the Mississippi County Landfill and those revenues from hauler licensing go to a general fund for Solid Waste Management. The cost of waste disposal within the MCRSWMD is set by the Mississippi County at $27.50 per ton for Class 1 waste and $16.50 per ton for Class 4 wastes.

A number of cities in the District collect a fee for solid waste services in the city.
3. **List the solid waste services that are supported by these revenues.**

The solid waste services funded by the revenues described above are the operation of the Mississippi County Landfills. The fees collected by local cities and private waste haulers fund the collection of solid waste and disposal at the landfill.

4. **Provide a report for the most recent fiscal year that identifies solid waste revenues and expenditures for the District. (This report should be an expansion of and be complementary to the annual audit report provided by outside independent auditors.)**

A summary report of revenues and expenditures for the MSRSWMD is included in Appendix D. The summary report is in two parts, the Material Analysis Report shows the revenue generated by solid waste disposal in the Mississippi County Landfill, the sole source of funding for the District. In addition, a summary of expenditures for 2005 is included in the Expenditure Guidelines Report. Below is a summary of revenues and expenditures for the District for 2005:

### 2005 Revenue

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Solid Waste Disposal Fees</td>
<td>$2,520,845</td>
</tr>
</tbody>
</table>

### 2005 Expenditures

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personnel and Benefits</td>
<td>$436,158</td>
</tr>
<tr>
<td>Operating Supplies and</td>
<td>$111,286</td>
</tr>
<tr>
<td>Other Services and Charges</td>
<td>$626,165</td>
</tr>
<tr>
<td>Capital Expenditures</td>
<td>$322,498</td>
</tr>
<tr>
<td><strong>Total Expenditure</strong></td>
<td><strong>$1,496,107</strong></td>
</tr>
</tbody>
</table>

**B. County**

1. **List the solid waste services that are supported by county revenues.**

Even though there is no written policy, it has been the practice that all wastes generated within the county are disposed of at the Mississippi County Landfill. It is not envisioned that the MCRSWMD Board would look outside Mississippi County to gain disposal capacity, thereby creating the need for inter-local agreements. Currently, the disposal rates at the Mississippi County Landfill are $27.50 per ton for Class 1 waste and $16.50 per ton for Class 4 wastes. Revenues support curbside pickup for residents and the cost of disposal fees at the Mississippi County landfill.

**C. City**

1. **List the solid waste services supported by city revenues.**

The cities of the first class in Mississippi County are Blytheville, Gosnell, Leachville, Manila, and Osceola. The following is brief discussion of solid waste management in these cities.

The City of Blytheville operates a collection service that serves 6,779 households with once a week curbside collection. The city also has an exclusive service contract with Knight’s Disposal to collect waste from commercial facilities. Knight’s currently services 208 commercial customers in Blytheville. A mandatory fee of $15.25 is charged to all households in the city for collection and disposal services. The Blytheville City Sanitation Department currently employs 19 full-time employees involved in solid waste management.

The City of Gosnell operates a collection service that serves 1,300 households within the city. Garbage is collected two times per week at the households. Knights Disposal collects solid waste outside the city limits. The city employees three full time employees for collection. A mandatory fee of $10.25 is charged to all households in the city for collection and disposal services.
The City of Manila finances its solid waste collections service by a mandatory fee of $8.00 per household and $25.00 per business. Knight’s Disposal collects waste once per week for approximately 1,300 households and multiple times a week for approximately 90 businesses.

The City of Osceola finances its solid waste collections with a mandatory fee of $8.00 per household. Solid waste is collected in curbside service by the city at 3,400 households twice per week. Approximately 540 businesses are also served by the City of Osceola Sanitation Department.

The City of Leachville did not respond to written surveys or to telephone requests for information for the update of this plan.

Both the City of Blytheville and the City of Osceola formerly operated Solid Waste Incinerators in their respective cities. Neither incinerator is currently in use.

Section 2.104 Demographics

A.C.A. §8-6-704. Boards - Powers and duties. “(a) The regional solid waste management boards shall have the following powers and duties: (1) To collect data, study, and initially evaluate the solid waste management needs of all localities within their District, as provided in § 8-6-716...”

A. Planning Area

1. Identify the District by its full name. List the counties and cities that comprise the District.

The MCRSWMD is comprised of a single county (Mississippi) and encompasses 932 square miles. There are sixteen incorporated towns and cities within the District as listed below:

- Town of Bassett (Incorporated),
- City of Blytheville (Class 1),
- Town of Birdsong (Incorporated),
- Town of Burdette (Incorporated),
- Town of Dell (Incorporated),
- Town of Dyess (Incorporated)
- Town of Etowah (Incorporated)
- City of Gosnell (Class 1),
- City of Joiner (Class 2),
- City of Keiser (Class 2),
- City of Leachville (Class 1)
- City of Luxora (Class 2)
- City of Manila (Class 1)
2. Provide a map clearly showing the jurisdictional areas the District.

Figure 1 shows the entire District with the cities served and their jurisdictional areas identified.

Figure 2 shows the entire District and the location of the permitted solid waste facilities.

3. Include the area of any solid waste management authorities within the District.

No separate solid waste authorities exist in the District.

B. Population

1. List the most current population of the District (list by county; provide source of information and year). Current populations may be found at www.census.gov/main/cen2000.html or http://quickfacts.census.gov/states/0500.html.

   The population of Mississippi County, according to the 2000 census, was 51,979.

2. Describe how the population has changed over the last 10 years.

   The population of Mississippi County, according to the 1990 census, was 57,525; and, according to the 2000 census, was 51,979, a decrease of 9.6%. These data were retrieved from the U.S. Census Bureau website http://quickfacts.census.gov.

3. Provide a population projection for the next 10 years.

   The population of Mississippi County was projected for the next 10 years (2006 through 2016) using the formulas provided in Appendix 5 of the Statewide Solid Waste Management Plan (November 1, 2003). The average annual population loss rate based on the 1990 and 2000 census reports is 0.96%. Applying that same rate of decrease to each successive year, the calculated estimates of population for the next 10 years are as follows:

   2006 population: \((2006 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 48,985\)
   2007 population: \((2007 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 48,486\)
   2008 population: \((2008 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 47,987\)
   2009 population: \((2009 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 47,488\)
   2010 population: \((2010 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 46,989\)
   2011 population: \((2011 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 46,490\)
   2012 population: \((2012 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 45,991\)
   2013 population: \((2013 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 45,492\)
   2014 population: \((2014 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 44,993\)
   2015 population: \((2015 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 44,494\)
   2016 population: \((2016 \text{ minus } 2000) \times -0.0096 + 1 \times 51,979 = 43,995\)

4. Are there any significant demographic trends that may affect waste disposal or waste generation figures in the District?
There are no significant demographic trends that would impact the waste disposal or waste generation figures in the district.

5. Are large groups of people moving into or out of the area for any special reason?

Based upon the latest census data, the extreme northeast region of Arkansas is currently experiencing a decline in population as is supported by the population estimates provided above.

C. Industry

1. Provide a business profile for the District.

In general, Mississippi County has an agricultural-based economy with several large industrial employers in the area. The four largest employers in the area all employ greater than 500 people and include American Greetings Corporation in Osceola, Nucor-Yamato Steel Company in Armored, Maverick Tube Corporation in Blytheville, and Nucor Steel in Blytheville. In addition to the industrial manufacturing sector which contributes approximately 70% of the income and employees approximately 26% of the workforce of the area, retail trade and general services account for approximately 16% of the income and employ 29% of the workforce of the area. The following charts show a breakdown of Income Distribution in the county as well as the breakdown of employment types covered by the Worker Compensation Program in the state.

The information presented is summarized from the Mississippi County Profile from the Arkansas Department of Economic Development website and the Arkansas Employment Security Division website.

2. Identify and discuss regional economic factors that are expected to affect future waste generation rates and quantities over the next 10 years.

There are no known economic factors that are expected to significantly impact future waste generation rates beyond general demographics that have already been discussed.

Mississippi County
Covered Employment
North American Industry Classification System
D. Haulers

A.C.A. §8-6-721. Licensing haulers of solid waste. (a) A person who engages in the business of hauling solid waste must obtain a license from the regional solid waste management board if: (1) The person is engaged in the collection of solid waste within the district; or (2) The person is engaged in the transportation of solid waste for disposal or storage in the district.

Explain the process by which a person who engages in the business of hauling solid waste obtains a license from the Regional Solid Waste Management Board.

Procedures to be followed in obtaining a license from the MCRSWMD Board include:

- During the first quarter of each year, all previous permit holders during the current year will receive an application for the next succeeding year’s permit.

- Applications must be received at the District office not later than March 31 of that year. Applications must include the two page form supplied by the District, the required fees, as well as proof of Contractor/Vehicle Liability Insurance. There is an annual fee of $50 per vehicle for the hauler.

- Applications will be processed as received by the District, and permits will be mailed to the hauler.

- All licenses issued by the District under this regulation will expire on December 31st of the year of issuance.
1. **What process does the District use to oversee active licensees? Do regular inspections of the haulers for compliance take place? Are licenses revoked for non-compliance, such as hauling waste without a cover?**

No formal process exists for overseeing haulers in the District. All haulers are required to submit the required forms and fees and are contacted by the Staff when they are past due on the submittals.

2. **Include here (or append) a copy of the District’s hauler’s licensing policy and procedures as well as an updated listing of licensed haulers and service areas.**

The following are the current licensed haulers for the District:

<table>
<thead>
<tr>
<th>Name</th>
<th>Phone #</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waste Management</td>
<td>870-935-1491</td>
<td>6734 Hwy. N. Jonesboro, AR</td>
</tr>
<tr>
<td>Lee Bradley</td>
<td>870-763-2674</td>
<td>309 Wilson Street Blytheville, AR 72315</td>
</tr>
<tr>
<td>Willie Lee Brown</td>
<td>870-537-4412</td>
<td>2381 West State Hwy. 181 Joiner, AR 72350</td>
</tr>
<tr>
<td>Delta Disposal, Inc. Contact:</td>
<td>870-933-9635</td>
<td>PO Box 2502 1810 East Lawson Road Jonesboro, AR 72404</td>
</tr>
<tr>
<td>Willie Lee Brown</td>
<td>870-537-4412</td>
<td>2381 West State Hwy. 181 Joiner, AR 72350</td>
</tr>
<tr>
<td>Delta Disposal, Inc. Contact:</td>
<td>870-933-9635</td>
<td>PO Box 2502 1810 East Lawson Road Jonesboro, AR 72404</td>
</tr>
<tr>
<td>Goolsby Metal Recycling</td>
<td>870-763-9086</td>
<td>3002 W. Main Blytheville, AR</td>
</tr>
<tr>
<td>Knight’s Disposal Serv., Inc. Contact: William Knight</td>
<td>870-532-8085</td>
<td>PO Box 9087 Gosnell, AR 72319</td>
</tr>
<tr>
<td>Northcutt Trucking, Inc. Contact: Bobby Northcutt Delores Northcutt</td>
<td>573-695-2442</td>
<td>PO Box 222 Cooter, MO 63839</td>
</tr>
<tr>
<td>Northcutt Trucking, Inc. Contact: Bobby Northcutt Delores Northcutt</td>
<td>573-695-2442</td>
<td>PO Box 222 Cooter, MO 63839</td>
</tr>
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<td>573-695-2442</td>
<td>PO Box 222 Cooter, MO 63839</td>
</tr>
<tr>
<td>Osceola Waste Materials, Inc. Contact: Thomas Shoemaker</td>
<td>870-563-5461</td>
<td>PO Box 752 1125 Industrial Drive Osceola, AR 72370</td>
</tr>
<tr>
<td>John L. Welch</td>
<td>870-763-2832</td>
<td>6848 East Hwy 137 Blytheville, AR 72315</td>
</tr>
</tbody>
</table>

**E. Volumes**

A.C.A. §8-6-716. Regional needs assessment.(a)....(2) The assessment shall include, at the minimum, the following:

(A) An evaluation of the amount of solid waste generated within the district and the amount of remaining disposal capacity, expressed in years, at the solid waste disposal facilities within the district that are permitted under the Arkansas Solid Waste Management Act, § 8-6-201 et seq.;"

1. **Provide a waste stream characterization with data concerning waste types and amounts generated and disposed within the district and/or waste transported out of the District for disposal.**

The Mississippi County Landfill, which is operated by the county, provides disposal for all county generated wastes. The volume of waste generated within the county is generally consistent with waste generation rates for the state.

The following charts show the breakdown of the Class 1 and Class 4 waste streams based upon actual receipts from 2005 provided by the Mississippi County Landfill.
Mississippi County Landfill
Class I Wastes Receipts
2005

- Special: 23%
- Other: 8%
- Food Waste: 1%
- Commercial: 1%
- Household: 36%
- Industrial: 26%

Mississippi County Landfill
Class IV Wastes Receipts
2005

- Yard Waste: 29%
- Soils: 18%
- Construction Materials: 51%
- Other Materials: 2%
2. For the most recent calendar year, how many tons of solid waste were generated within the District and disposed in Class I Landfills or other solid waste management facilities located in or out of the District?

The Mississippi County Landfill, which is operated by the county, provides disposal for all county generated wastes. According to the 2004 Annual Engineering Inspection Report prepared by Northstar Engineering Consultants, Inc, waste receipts at both the Class 1 and Class 4 landfills peaked in 2001 and have been slowly declining for the last few years. In 2004, 54,035 tons of Class 1 waste and 22,402 tons of Class 4 waste were received. These figures represent an increase in waste volumes for both facilities. If the population growth for Mississippi County continues to decrease over the next ten years, the volume of waste is expected decrease as well. The volume of waste generated within the county is generally consistent with waste generation rates for the state.

3. To the best of your ability, examine and discuss the trends regarding the sources of solid waste generated using the following categories:
   a. Residential
   b. Commercial
   c. Industrial

Mississippi County is currently experiencing a downward trend in population and the waste generated by residential customers is expected to follow, also, based upon the population trend, no major expansion of commercial businesses is anticipated.

However, there has been resurgence in the area in industrial development with the steel mills and a proposed coal burning power plant to be located in the County. Additionally, the entire northeast portion of the state may be influenced by a potential auto assembly plant rumored to be sited there in the near future.

4. To the best of your ability, provide the current disposal capacity of the facilities within the District's service area.

According to the 2004, Annual Engineering Inspection Report prepared by Northstar Engineering Consultants, Inc, the available air space for the Mississippi County Class I Landfill is approximately 1.3 million cubic yards, which is anticipated to provide capacity for approximately 12 years. The Class 4 landfill has no available air space according to the report. A recent survey of the Class 4 facility shows this not to be true and the projected life is currently being investigated.

5. To the best of your ability, examine and discuss the trends regarding the types of solid waste generated using the following categories:
   a. Yard waste
   b. Construction/Demolition waste
   c. Tires
   d. Recyclables
   e. White goods
   f. Municipal solid waste

The District does not track waste quantities in the categories described in a, b, c, d, e or f above. Therefore it is not possible to estimate trends in these categories.
6. Has the waste stream increased or decreased over the last five years. Provide an explanation.

Waste quantities received at the Mississippi County Landfill have remained approximately constant over the past five years. There was a small peak in disposal in 2001, with a small dip in 2003. However, the 2004 disposal numbers show the amount increasing slightly.

7. Project the waste stream for the next five years. Support your projections.

Per capita Class 1 and Class 4 waste generation (based on census data for the county in the and reported volumes disposed) was calculated at approximately 7.0 lb/capita per day in 2003, increasing to about 8.3 lb/capita per day in 2004. Based on a per capita waste generation rate of 7.6 lb/capita per day, (the average of these two years), the projected approximate volumes of Class 1 and Class 4 wastes that will be generated over the next five years will be:

- **2006:** Projected pop. 48,985 x 7.6 lb/day x 365 days = ~135,900,000/2000 = ~67,900 tons
- **2007:** Projected pop. 48,486 x 7.6 lb/day x 365 days = ~134,500,000/2000 = ~67,220 tons
- **2008:** Projected pop. 47,987 x 7.6 lb/day x 365 days = ~133,100,000/2000 = ~66,500 tons
- **2009:** Projected pop. 47,488 x 7.6 lb/day x 365 days = ~131,700,000/2000 = ~65,800 tons
- **2010:** Projected pop. 46,989 x 7.6 lb/day x 365 days = ~130,300,000/2000 = ~65,100 tons

E. Flow

A.C.A. §8-6-716. Regional needs assessment. (a) …(2) The assessment shall include, at the minimum, the following:

An evaluation and balancing of the environmental, economic, and other relevant factors which would be implicated by acceptance of solid waste from beyond the boundaries of the district.

1. Evaluate the environmental, economic, and any other factors that are affected by the acceptance of solid waste from beyond the boundaries of the District and the transfer of solid waste outside of the District.

The MCRSWMD does not have any written policies regarding waste flow and there currently is not any mechanism in place to monitor waste flow in or out of the District. However, there currently is sufficient permitted disposal capacity for Class 1 and Class 4 wastes generated within the District at the Mississippi County Landfill. If the District requires additional disposal capacity, then the county will permit the necessary capacity to meet the needs of the District.

Section 2.105 Current Services

A.C.A. §8-6-704. Boards - Powers and duties. “(a) The regional solid waste management boards shall have the following powers and duties:

(1) To collect data, study, and initially evaluate the solid waste management needs of all localities within their District, as provided in § 8-6-716, and to publish their findings as a regional needs assessment;

(2) To evaluate on a continuous basis the solid waste needs of their District, and thereby update the regional needs assessments at least biennially;

(3) To formulate recommendations to all local governments within their District on solid waste management issues, and to formulate plans for providing adequate solid waste management...”
A.C.A. §8-6-710. Solid waste management responsibility. (a)(1) Each regional solid waste management board shall be the governmental entity primarily responsible for providing a solid waste management system for the district.

A. Collection Services

1. Describe the role the District plays in the development and implementation of collection services.

The District periodically conducts Needs Assessments that includes an evaluation of collection services to ensure that all households are receiving affordable and convenient coverage.

2. List all counties and/or municipalities in the District that have door-to-door/curbside collection service.

Table 1 lists the municipalities within the District, the type of collection service, the funding mechanism, and the population served. There are no municipalities within the District that do not have access to some type of collection service. Some of the smaller towns use drop-off facilities for the population that fall outside the curbside collection area. Waste from these drop-off locations is transported to the Mississippi County Landfill.

3. Include the funding mechanism that provides the service (county tax, water bill, etc.) to the extent information is available or to the best of your ability. See answer to question 2.

4. What types of services do the counties or municipalities rely on for collection services? See answer to question 2.

5. Whose responsibility is it to arrange for collection in each county?

6. Is participation mandatory or voluntary? See answer to question 2.

7. What is the percentage of the District’s residents that do not participate in a collection service?

It is unknown at this time what percentage of the District’s residents do not participate in a collection service.

8. List all counties and/or municipalities within the District that do not have access to some type of collection service or access to inadequate collection service. Include populations.

There are no municipalities within the District that do not have access to some type of collection service. Some of the smaller towns use drop-off facilities for the population that fall outside the curbside collection area.

9. Is there a system that works well within the District? Explain.

Mandatory fees that are included on a sewer or water bill or a sales tax are the most effective means of ensuring consistent collection in municipalities and incorporated towns. A predictable revenue source that is achieved with a consistent customer base allows haulers (contracted or municipal) to commit resources for personnel and equipment. Mandatory participation with a predictable waste volume may also allow municipalities to negotiate contracts with haulers for a reduced rate for residents, compared to the rates for voluntary participation.
10. Describe progress and setbacks in collection service efforts within the District.

No major setbacks have occurred in collection service recently. The District does face the challenge of collection in extremely rural areas.

11. Provide a description of solid waste collection needs within the District.

The vast majority of households and businesses within the District are being served with some type of collection service. Some improvement in services is needed in rural areas and a few municipalities.

B. Disposal Services

A.C.A. §8-6-704. Boards - Powers and duties. “(a) The regional solid waste management boards shall have the following powers and duties:

(4) To issue or deny certificates of need to any applicant for a solid waste disposal facility permit within their District with the exception of permits for landfills when a private industry bears the expense of operating and maintaining the landfill solely for the disposal of waste generated by the industry or wastes of a similar kind or character…”

1. Describe the role the District plays in the development and implementation of disposal services.

The District periodically conducts Needs Assessments that includes an evaluation of disposal facilities. The District ensures that regulations and policies are in place that maintain adequate disposal capacity for the District.

2. Does the District own and/or operate and/or partner with others on any disposal facilities?

The MCRSWMD currently partners with Mississippi County, which owns and operates a permitted Class 1 Landfill and a permitted Class 4 landfill. Both are located near Luxora, Arkansas. All waste from the District is disposed of at these facilities.

The District ensures that a safe, efficient, economical and lawful method of disposal of solid waste is available to the citizens of Mississippi County.

Based on the May 2004 Annual Engineer’s Report (submitted to ADEQ in May 2005 by Northstar Engineering Consultants, Inc.), the Mississippi County’s Class 1 landfill has approximately 12.2 years of capacity remaining (based on 2004 disposal rates) in the currently active area. The Class 4 landfill is nearing capacity but plan are underway to rectify this situation.

The MCRSWMD has adopted policies that facilitate accurate documentation of all municipal solid waste generated within the District and its proper disposal and procedures for obtaining a Certificate of Need for solid waste facilities within the District.

3. What part does the District play in the disposal of wastes for its citizens?

To date the District has concentrated upon educating the citizens of the District by making the most of public appearances of the District officers. The County Judge has utilized his appearances at schools, civic clubs, and chambers of commerce to provide information about solid waste disposal and recycling. The District attempts to provide information on recycling, used oil disposal, waste tire disposal, yard waste disposal during public events such as the county fair.
4. What counties or municipalities own and/or operate and/or partner with others on any disposal facilities?

There are no partnerships in the District.

5. What part do the counties or municipalities play in the disposal of wastes for its citizens?

As noted in question #2 above, the District currently partners with Mississippi County, which owns and operates a permitted Class 1 Landfill and a permitted Class 4 landfill. All waste from the District is disposed of at these facilities. None of the municipalities has a role in disposal of wastes.

6. Describe progress and setbacks in disposal service efforts within the District.

No major setbacks have been encountered in waste disposal efforts in the recent past.

7. Provide an evaluation of solid waste disposal needs within the District.

The waste disposal needs of the District are currently being met.

C. Recycling Services

A.C.A. §8-6-704. Boards - Powers and duties. “(a) The regional solid waste management boards shall have the following powers and duties: …. (7) To establish programs to encourage recycling…”

A.C.A. §8-6-720. Opportunity to recycle - Recyclable materials collection (a)(1) Beginning July 1, 1992, each regional solid waste management board shall ensure that its residents have an opportunity to recycle. “Opportunity to recycle” means availability of curbside pickup or collection centers for recyclable materials at sites that are convenient for persons to use…et al.”

1. Describe the role the District plays in the development and implementation of recycling services.

The MSRSWMD approach to recycling is to manage and coordinate the efforts of the local governments in the District. The MCRSWMD Staff is faced with limited supply of funding combined with the fact that recycling is not one of the highest priorities of the general population. Therefore no District wide collection service has been established.

2. Does the District (or county or municipality within) have a recycling coordinator?

District has no recycling coordinator.

3. Provide a description of each recycling project within the District.

4. Include recycling and marketing efforts on the part of local programs, their principal end-users, and successes and failures.

The District educates its Citizens about recycling and its merits. However, there is a very low interest in pursuing collection programs.
5. **A.C.A. §8-6-720 requires that at least one Recyclable Materials Collection Center be established in each county of a District unless the Arkansas Pollution Control and Ecology Commission grants the Board an exemption. List the facilities and their locations.**

The District operates a drop-off facility for recyclable materials at the Mississippi County Landfill, including yard waste and used oil and filters. The used oil is picked up by the City of Gosnell who uses the oil as a fuel for its shop furnace. The oil filters are burned in the boilers at Nucor Steel Mill. The City of Osceola also has a drop off recycling facility. Most of the recyclable materials from the numerous industrial facilities are handled by private entities.

6. **List composting facilities in the District.**

There are two permitted yard waste composting facilities in the MCRSWMD. The Cities of Blytheville and Osceola operate facilities located in each city. Both facilities accept waste from across the entire District if dropped off. Both cities provide curbside collection within the city limits, and the Osceola facility also has a curbside leaf vacuum that collects loose leaves from its residents.

7. **Provide the volume and types of materials that were recycled in the District during the previous year.**

Information concerning the total volume and types of recyclable materials for the District is unavailable at this time.

8. **Do counties and/or municipalities in the District cooperate on recycling and marketing efforts?**

Not currently, but the District staff is encouraging and working towards cooperation between entities.

9. **Describe progress and setbacks in recycling and marketing efforts by the District.**

Commercial recycling in the District could be improved. The District continues efforts to conduct workshops designed specifically for commercial waste producers. The District offers assistance to any grocery store or restaurant owner that requests assistance. Most organic waste from these sources is used as hog feed by local farmers.

10. **Provide an evaluation of recycling needs within the District.**

The recycling needs of the District are not fully known at this time. Funding for these types of programs and assessments is not currently available so no evaluation can be made.

11. **Complete and append the annual reporting forms specific to the District’s Recycling Program. (Recycling Program reporting forms shall be supplied separately from the Recycling Branch of the Arkansas Department of Environmental Quality, Solid Waste Management Division).**

A system has not yet been implemented within the District to track recycled materials.

**D. Waste Reduction Services**

**A.C.A. §8-6-711. District solid waste management system. (a) A district is authorized to own, acquire, construct, reconstruct, extend, equip, improve, operate, maintain, sell, lease, contract concerning, or otherwise deal in facilities of any nature necessary or desirable for the control, collection, removal, reduction, disposal, treatment, or other handling of solid waste.**
1. Describe the role the District plays in the development and implementation of waste reduction services.

Waste reduction within the District, in terms of solid waste that has been diverted from landfills, has been achieved primarily through the recycling programs described in Section 2.105(C).

2. List the waste reduction programs within the District to the extent that information is available or to the best of your ability.

Waste reduction programs are discussed in detail in Section 2.105(C).

3. Provide an evaluation of waste reduction needs within the District.

The MCRSWMD has not adopted any policies pertaining to waste reduction. Waste reduction has been implemented through the individual efforts of the industrial and commercial facilities within the District.

It is unknown at this time, the extent to which District taxpayers or small businesses take advantage of the Recycling Equipment Tax Credit Program or the loans available through the Small Business Assistance Program for waste elimination or reduction equipment.

E. Special Materials Services

A.C.A. §8-6-710. Solid waste management responsibility. (a)(1) Each regional solid waste management board shall be the governmental entity primarily responsible for providing a solid waste management system for the district.

1. Illegal Disposal Services

a. Illegal Dumping Services

i. Describe the role the District plays in the development and implementation of Illegal dump control services.

The MCRSWMD identifies illegal dumps, as part of the on-going needs assessment process. This is accomplished through a variety of methods, including referral, site inspections, and coordination with the inspection and enforcement activities of the ADEQ.

The District does not employ a licensed Illegal Dumps Control Officer.

ii. Provide a list or map of approximate locations of the illegal dump sites known to be located within the District.

An aerial survey was conducted in May of 1999 in an attempt to identify illegal dumps in the county. The location information was forwarded to the county officials including the sheriff’s department for tracking and prosecution.

The ADEQ Illegal Dumps Database includes the following complaints for illegal dumps that have been filed in 2004 and 2005. Following inspection by the ADEQ, the following list of complaints were considered valid.
Mississippi County:

- Complaint received in April 2004 against Jeff Long, for an illegal dump located on East 1st Street in Dyess. The inspection report indicated that the offender was illegally hauling and dumping tires on his property. A letter was sent to the offender and the local sheriff visited the site.

- Complaint received in October 2005 against Clyde Blount, for an illegal dump located on Airbase Highway near Gosnell. The inspection report indicated that the offender was illegally dismantling and salvaging mobile homes on his property. In addition, tires were being burned. The site was visited by ADEQ and the offender was instructed to cease the operation. A letter was sent to the offender.

b. **Litter Services**

   i. **Describe the role the District plays in the development and implementation of litter control services.**

   The District does not conduct any coordinated litter programs. Litter control at the MCRSWMD’s Class 1 Landfill is conducted in accordance with Arkansas Regulation 22 and the facility’s permit.

   The District does not have any roadside litter collection program. The Arkansas Highway and Transportation Department contracts with an independent firm that mows the highway right-of-ways. Before mowing, the crews pick up litter and other debris.

   The Mississippi County Landfill has an annual County Wide Clean Up day when the landfill accepts solid waste from individuals for free or from commercial entities for half price. All waste must be delivered to the landfill for the incentive to apply. The program is very well received and the annual clean up day is usually a huge success.

   ii. **Provide an evaluation of litter needs within the District.**

   The current system of litter control within the District is satisfactory.

c. **Open Burning Services**

   i. **Describe the role the District plays in the development and implementation of open burning services.**

   When they occur, open burning issues are referred to the ADEQ’s Air Division under Regulation 18, the Arkansas Air Pollution Code.

   ii. **Provide an evaluation of open burning needs within the District.**

   Open burning is not a pervasive or persistent problem within the District…… except when rice fields are burned.
2. Waste Tire Services

A.C.A. §8-9-405. Waste tire grants. “(a) The Arkansas Department of Environmental Quality shall, by July 1, 1992, establish a program to make waste tire grants to regional solid waste management boards which desire, individually or collectively, to: (1) Construct or operate, or contract for the construction or operation of, a waste tire processing facility and equipment purchases therefore...et al.”

a. Waste Tire Program Services

i. Describe the role the District plays in the development and implementation of waste tire management program services.

Arkansas Regulation 14 bans the landfilling of whole tires and describes associated procedures for the management of waste tires. Waste tires may be monofilled, but landfilled only if the tires are split, or shredded. Mississippi County is a member of the East Arkansas Waste Tire District (EAWTD). The Tire District was formed in 1993 to provide centralized waste tire planning, collection, and processing for the entire region. The Tire District operates twelve waste tire collection sites and has a contracted hauler and disposal/processing company (Eaton-Moery Environmental Services, Inc., EMS). One of the twelve collection sites is in Mississippi County.

ii. Describe the District’s current waste tire collection, transportation and disposal program.

The Mississippi County operates one Waste Tire Collection Center at the Mississippi County Landfill facility. The Collection Center is open the same hours as the landfill facilities. Waste tires are collected in 40 yard roll-off containers that is also used for hauling. All hauling and disposal/processing is done by EMS and is collected by the East Arkansas Waste Tire District.

iii. Does the program adequately serve the needs of the District? If not, what corrective measures are being undertaken?

This waste tire program adequately serves the needs of the District.

iv. List the waste tire collection centers for each county. Include the physical location. List the days and times of operation.

See the answer to question ii above for information.

v. List the waste tire processing facility(ies) used by the District. Include the physical location.

District tires are currently taken to the EMS 3T Landfill/Processing Facility near Levesque (Cross County) for processing or landfelling. The current contract for waste tire services with EMS expires on June 30, 2006. In recent months, the EAWTD has formulated plans to process District tires using grinders that will be located at the Nucor-Yamato (Nucor) facility in Blytheville (to be operated by Nucor) and at the EMS facility at Levesque (to be operated by EMS). The two grinders are intended to allow the processing of waste tires for a test burn at Nucor and other recycling opportunities that may occur. Under an agreement that was reached on October 31, 2005, the EAWTD will retain ownership of the two grinders and the authorized use and maintenance of the grinders will be described in signed agreements with Nucor and EMS. ADEQ’s approval and processing of the grant application allowing the EAWTD to place a grinder at EMS is contingent upon EMS submitting an updated Annual Engineering Inspection Report with topographic survey for the Class 3T monofill in Levesque.
to the ADEQ. In addition, EMS must address all compliance issues and deficiencies at the monofill.

b. Waste Tire Counting Services

i. Describe the role the District plays in maintaining waste tire counts.

The District does not provide for waste tire counting within the District.

ii. Describe the manifesting, accounting, or tire count process.

The EAWTD provides the manifest forms and only original copies are accepted at the collection centers. Forms are available and can be picked up at any of the collection centers, or by calling the EAWTD office. Copies of completed manifests are provided to the waste tire generator, waste tire hauler, waste tire collection site, and the EAWTD. The collection site retains copies of manifests for a period of one year. The EAWTD retains copies of manifests for a period of 3 years.

iii. List the number and types of tires generated during the previous calendar year.

The EAWTD maintains records of the number and sizes of tires that are received for entire Waste Tire District, and Mississippi County. During the calendar year ending December 31, 2005, the following tires were received by the Waste Tire District from Mississippi County:

- 25,619 passenger tires,
- 3,599 truck tires, and
- 265 specialty tires.

iv. List the number and types of tires processed during the previous calendar year.

A total of 29,483 tires were collected for disposal or processing during 2005 from Mississippi County.

v. List the number and types of tires disposed during the previous calendar year.

A total of 28,817 tires were collected from Mississippi County in 2004, including:

- 25,572 passenger tires,
- 3,043 truck tires, and
- 316 specialty tires.

vi. List the number and types of tires stored at the end of the previous calendar year.

No tires were stored. Bins are emptied as soon as they are filled.
vii. Describe the type of disposition and give the percent of each type of disposition (i.e., 80% TDF; 20% waste tire chip aggregate).

EMS transports tires from the collection facilities to the EMS facility located near Leveaque, Arkansas for processing or disposal. In 2004, EMS reported that 80% of tires are monofilled and 20% were processed for tire chips for drainage projects. Future plans are to process a large percentage of District tires for TDF.

viii Describe progress and setbacks in waste tire count efforts within the District

An accurate system of waste tire counts is currently in place within the Waste Tire District.

viii Provide an evaluation of waste tire count needs within the District

The current system of waste tire counts in the District is satisfactory.

c. Waste Tire Site Control Services

i. Describe the role the District plays in the development and implementation of waste tire site control services.

The District does not provide for waste tire site control within the District and completes the annual Waste Tire Site Report that is required under Arkansas Regulation 14.

ii. Describe what the District is doing to control dumping of waste tires.

The District monitors the movement of tires within the District and, as a result, it is estimated that the number of waste tires not properly processed or disposed within the District is very low. If enforcement is needed, the EAWTD will work with the ADEQ and local law enforcement officers to resolve the issue.

When necessary, the EAWTD handles small abatement sites by utilizing local county/state inmate labor to load waste tires into 40-cubic yard roll-off containers. The EAWTD attempts to prosecute persons responsible for waste tire sites, if identified. Access to the sites is restricted after abatement.

iii. For each prior calendar year, provide a list of the number of waste tire sites abated, locations, number and types of tires for each site, and the cost of cleanup of each site. (This information is used for the national report to the Rubber Users Directory.)

APC&EC Regulation No. 14 defines a waste tire site as a site where 1,000 or more used or waste tires are accumulated in the outdoors. No major sites were abated during 2005.

iv. Describe how the District inventories waste tire sites.

Waste tire sites are identified by complaints from citizens or local government. Individual counties take the responsibility to locate and control waste tire sites. When a waste tire site is reported, the District works with the county to identify the source of the tires and to clean up the site.
v. How many waste tire sites are currently known to exist within the District? List and give approximate locations, rank the sites in order of abatement urgency and specify potential risks to human health and the environment. Provide photos where available. Provide estimates of the number and types of tires at each site. Provide estimates of the cost to clean up each site. Identify for each site whether or not the District will need to apply for abatement funds to clean up the site. Provide a timeline to eliminate known waste tire sites.

There are no known waste tire sites in the EAWTD at this time.

3. Batteries Services

Describe the role the District plays in the development and implementation of lead-acid battery services.

The MCRSWMD currently does not have a program to manage the collection of automotive and small sized batteries. Automotive batteries are collected at retail automotive stores when they are replaced and those facilities arrange for their collection.

4. Waste Oil Services

Describe the role the District plays in the implementation of waste oil services.

The District collects used motor oil at the Mississippi County Landfill site near Luxora. The collection facility was constructed with grant monies from ADEQ and accepts both used oil and oil filters. The oil filters are drained and crushed and sent to Nucor Steel in Blytheville to be burned in the facility’s boilers at the site. Commercial recyclers pick up the used oil. The town of Gosnell collects some used oil from the District to burn in the heaters in the town shop. Retail automotive businesses collect waste oil for pickup by commercial recyclers as well.

5. Medical Waste Services

The District does not play any role in the development or implementation of medical waste services. Hospitals, medical, or other facilities that generate medical waste may transport the waste to an offsite permitted treatment or disposal facility, or may transfer custody of untreated waste to a transporter that is permitted by the Arkansas Department of Health.

6. Hazardous Waste Services

The District does not play any role in the development or implementation of hazardous waste services. Questions that arise are referred to the Hazardous Waste Division of the ADEQ.

7. Household Hazardous Waste Services

i. Describe the role the District plays in the development and implementation of household hazardous chemical waste services.

Household hazardous chemical wastes are accepted at the MCRSWMD Class 1 Landfill for disposal. The District does not currently conduct household hazardous chemical waste collections or provide educational or technical services associated with household hazardous chemical waste.
ii. Describe briefly how household chemicals are currently managed in the District and/or county.

Household hazardous chemical wastes are accepted at the District’s Class 1 Landfill for disposal.

iii. List household hazardous waste collection activities or locations within the District.

The District does not currently conduct household hazardous chemical waste collections.

iv. Describe progress and setbacks in household hazardous waste collection service efforts within the District.

The District has considered using a rotating household hazardous waste collection site within the District. However, there is not much interest in developing such a program.

v. Provide a description of educational and technical services provided by the District as they relate to household hazardous chemical waste services.

The District does not provide educational or technical services associated with household hazardous chemical waste.

8. Waste Electronics Services

i. Describe the role the District plays in the development and implementation of waste electronics services.

At this time, the District does not play a role in the development and implementation of waste electronics services.

ii. Does the District have a waste electronics collection and/or recycling center? If yes, please describe.

At this time, the District has not developed or implemented waste electronics collection services. Currently, waste electronics are disposed with municipal waste at the District’s Class 1 Landfill. Through EPA’s Plug-In program, manufacturers and retailers are working together to raise public awareness on electronics reuse and recycling and to create more take back opportunities for consumers and businesses. Plug-In partners include: Best Buy; Cingular Wireless; Dell; eBay’s Rethink Initiative; Hewlett Packard; Intel; JVC; Lexmark; NEC; Panasonic; Philips; Sharp; Sony; Samsung; and Staples.

iii. Describe progress and setbacks waste electronics service efforts within the District.

At this time, the District has not attempted to develop or implement waste electronics services.

iv. Provide a description of educational and technical services provided by the District as they relate to waste electronics services.

The District currently does not provide educational and technical services relating to waste electronics services.
v. **Provide an evaluation of waste electronic needs within the District.**

Electronic waste (e-waste) is the fastest growing component of the daily waste stream and will increasingly consume more and more valuable airspace in the Class 1 Landfill. Hazardous waste generated in households is not regulated; however, due to the hazardous elements found in electronics, the ADEQ currently discourages landfill disposal and a state ban on disposing e-waste in landfills will become effective January 1, 2008. There is a need within the District for the development of either a public or private waste electronics disposal program and an associated public education program. The District may be able to establish a program through a grant from ADEQ as allowed by The Electronic Solid Waste Management Act. This act established the Computer and Electronic Recycling Fund, that is administered by the ADEQ, and allows grants to be awarded for the development of programs to properly dispose of electronic equipment, either by de-manufacturing or recycling.

9. **Construction and Demolition Waste Services**

   i. **Describe the role the District plays in the development and implementation of construction and demolition waste services.**

   The District’s role in construction and demolition (C & D) waste services includes in general, efforts to provide solid waste planning to local governments and in the licensing of haulers.

   ii. **Provide an evaluation of construction and demolition waste needs within the District.**

   The current system of management of C & D waste in the District is satisfactory.

10. **Other Solid Waste Services**

   i. **Describe the role the District plays in the development and implementation of services for any other solid wastes not previously covered in this document.**

   The District provides technical assistance for other solid wastes, when requested. The District staff and Board members receive continuing education to keep the District updated on new programs and new equipment associated with solid waste issues.

   ii. **Provide an evaluation of other solid waste needs within the District.**

   At this time, there are no other solid waste needs for the District.

F. **Education and Public Awareness Services**

Describe the role the District plays in the development and implementation of education and public awareness services.

1. **District’s Role**

To date the District has concentrated upon educating the citizens of the District by making the most of public appearances of the District officers. The County Judge has utilized his appearances at schools, civic clubs, and chambers of commerce to provide information about solid waste disposal and recycling. The District attempts to provide information on recycling, used oil disposal, waste tire disposal, yard waste disposal during public events such as the county fair.
2. **Active Programs Utilized**

List active programs utilized by the District, such as Keep Arkansas Beautiful, Arkansas Recycling Coalition, and the Arkansas Department of Environmental Quality's Solid Waste Management Programs.

The MCRSWMD participates in the ADEQ's Environmental Education Programs, Recycling Grants Program, Illegal Dump Eradication and Corrective Action Program, and Waste Tire Program.

3. **District Programs**

List in-house and other solid waste educational programs, litter programs, illegal dumping prevention programs, and any others not mentioned here. Describe the nature of each effort and level of participation. Include the following:

- Name of organization/sponsor
- County(ies) or city(ies)
- Addresses and phone numbers
- Target participants
- Description of activities

The District is not aware of any in-house or other solid waste educational programs, litter programs, illegal dumping prevention programs, or others that have not been previously mentioned.

4. **Communication Strategies**

*How is the District communicating with their citizens?*

Prior to the adoption, amendment, or repeal of any rule or regulation, the MCRSWMD Board publishes a notice at least 20 days in advance in the Arkansas Democrat Gazette.

5. **Public Meetings/Communication**

i. Are there regularly scheduled forums where the public can voice environmental concerns?

The MCRSWMD Board, at its discretion, may direct that oral testimony or arguments be received by the Board prior to the adoption, amendment, or repeal of any rule or regulation. There are no regularly scheduled forums.

ii. Are Board meetings regularly scheduled?

The MCRSWMD Board meets as necessary in the public office of one of the Board members.

iii. Are the meetings publicized or promoted for the public's knowledge? How - radio, television, newspaper, other?

No announcements of Board meetings are published.
iv. Are there any opportunities for the public to receive training or current environmental information via a public forum or meeting?

The District promotes and hosts educational workshops and satellite forums, some of which are open to the general public.

v. Are there any public announcements, training, or education involving litter control awareness and illegal dump elimination?

The District’s educational outreach program includes topics such as illegal dumping.

6. Internet Access

Does the Regional Solid Waste Management Board have a web page?

The MCRSWMD does not have a website.

7. Publications

Are there any newsletters or environmental publications for the public?

The District does not currently publish any newsletters or other publications.

G. Other Services

1. Transportation

a. What role does the District currently play in solid waste transportation issues and needs?

The District Board adopts regulations concerning transport of waste within the District. The District implements the Waste Hauler Licensing Program for the District.

b. Provide an evaluation of transportation needs within the District.

No evaluation of transportation needs is available at this time.
PART TWO - CHAPTER TWO — ACTION PLAN

A.C.A. §8-6-710. Solid waste management responsibility. (a)(1) Each regional solid waste management board shall be the governmental entity primarily responsible for providing a solid waste management system for the district.

Section 2.201 Mission Statement

The mission of the MCRSWMD is to represent and serve the citizens of Mississippi County in ensuring that safe, efficient, economical, and lawful solid waste disposal and management is available throughout the County.

Section 2.202 Executive Summary

A. Strategies

The MCRSWMD implements regulations and policies that ensure that solid waste within the District is collected and properly disposed. In addition, it performs needs assessments to evaluate the existing solid waste management system and to determine if there are any problems or opportunities for improvement. Other functions of the District include:

- Identification and assistance in the closure of illegal dump sites;
- Licensing of solid waste haulers;
- Technical assistance for handling and disposal of special materials, as needed; and
- Coordination of environmental education programs.

Updates to this plan will be performed annually to re-evaluate the projected demand for and life of existing solid waste facilities and to identify problems as they may occur.

B. Outlook

The MCRSWMD hopes to continue to help the County and communities within the County in implementing safe, efficient, economical and lawful means of disposal of solid waste.

Solid waste management efforts during the next decade should be directed at diverting as much waste as possible from the landfill(s) through waste reduction and recycling. Public and community participation through education and incentives will play an integral part in these efforts.
Section 2.203 Goals

A. District’s High Level Goals

With the ADEQ’s Land Objectives and the Solid Waste Management Division’s High-Level Goals in mind, the following high-level goals for the CCRSWMD have been established for the next decade:

High Level Goal A: By 2015, all solid waste management facilities will be within 80% compliance of operation performance standards.

High Level Goal B: Increase recycled, reclaimed, or reused waste by 20% by 2015 (compared to 2004 statistics).

High Level Goal C: Increase the amount of properly disposed solid waste by 25% by 2015. (compared to 2004 statistics).

B. District’s Plan’s Goal Areas

1. Collection

All Mississippi County residents have access to waste collection services that are provided by either public and private haulers. Curbside collection in the rural portion of the District is done on a voluntary basis with residents directly contracting with private haulers. The participation rate of the rural community for curbside collection is unknown. The following is the collection system goal for the District:

Goal: The District will perform an assessment to determine if there is a need to improve the participation rate for rural collection. The assessment will be completed by the end of 2008.

2. Disposal

The existing Mississippi County landfill provides adequate disposal capacity for the County. There are no current plans to increase the permitted capacity for solid waste disposal in the County.

Currently, there is no household hazardous waste (HHW) or waste electronics (E-waste) collection facility within the District. Diversion of these types of wastes would reduce the amount of waste being disposed and increase the amount of recycling in the District as outlined in High Level Goals B and C above. The following is the disposal goal for the District:

Goal: Evaluate the feasibility of establishing an E-waste collection facility in the District by the end of 2008.

3. Recycling

One of the District’s High Level Goals is to increase recycled, reclaimed, or reused waste by 20% by 2013. Currently, Mississippi County has a drop-off location for yard waste, used oil and filters, and waste tires at the County’s landfill facility. Yard waste is also collected in Blytheville and Osceola. Interest in development of additional collection facilities or curbside collection of recyclables within the District has been very low in the past. However, in order to meet the High Level Goal on recycling, the District will survey communities in the District to determine if there is any interest in developing additional collection programs. The District’s recycling goal is:

Goal: Survey the communities within the District to determine the interest in development of additional recycling collection programs. The survey will be completed by the end of 2008.
4. **Waste Reduction**

The District currently does not have any programs for educating the citizens and industries about waste reduction practices. When possible, the District will advise the public and industries about loans available through the Small Business Assistance Program for waste elimination or reduction equipment.

**Goal:** Develop method for educating citizens and industries of the county about waste reduction by the end of 2009.

5. **Special Materials**

   a. **Illegal Disposal**

   Because illegal disposal (illegal dumping, litter and open burning) is typically a minimal problem for the District, there are no plans for the development or modifications to the existing programs that deal with illegal disposal in the County.

   b. **Waste Tires**

   The existing waste tire collection program in the District is satisfactory. Therefore, there are no plans for the development or modifications to the existing program.

   c. **Batteries**

   There currently is no system for collection and disposal of batteries in the District other than collection at automobile retail facilities. There are no plans for the development or modifications to the existing program.

   d. **Household Chemical Waste**

   The District currently does not have a program for the collection of household chemical waste (or HHW) nor does it anticipate development of a program in the near future.

   e. **Waste Electronics**

   The District currently does not have a program for the collection of waste electronics. However, the District may be able to establish a program through a grant from ADEQ as allowed by The Electronic Solid Waste Management Act. This act established the Computer and Electronic Recycling Fund, that is administered by the ADEQ, and allows grants to be awarded for the development of programs to properly dispose of electronic equipment, either by de-manufacturing or recycling.

   **Goal:** Evaluate the feasibility of establishing an electronic waste collection facility in the District by the end of 2007. If the evaluation indicates the need for such a facility, apply for grant to establish the program in 2008.

   f. **Construction and Demolition Waste**

   The District currently does not have a construction and demolition (C & D) waste reduction program. This waste is typically disposed in the Mississippi County Class 4 landfill. The District does not have any plans for the development of a C and D waste production program.
6. **Education and Public Awareness**

The District currently provides the citizens and industries in Mississippi County with adequate information about the District’s programs through public appearances. There are no plans for modifying the current system.

7. **Other Goals**

There are no other goals that the MCRSWMD has for improving solid waste management within the District.

**Section 2.204 Goal Areas - Objectives**

A.C.A. §8-6-710. **Solid waste management responsibility. a)(1) Each regional solid waste management board shall be the governmental entity primarily responsible for providing a solid waste management system for the district.**

---

**A. Collection**

**Problems**

The participation rate in curbside collection in the rural parts of the District is not known.

**Solutions**

Perform an assessment of the rural collection system to determine the participation rate and determine if improvements are necessary.

**B. Disposal**

**Problems**

Household hazardous wastes and E-waste are disposed in the Mississippi County Class 1 landfill and there isn’t a program for separate collection of these waste streams.

**Solutions**

Evaluate the feasibility of establishing an E-waste collection facility in the District.

**C. Recycling**

**Problems**

Recycling participation and volume of materials recycled need to be increased.

**Solutions**

1. Survey the communities within the District to determine the interest in development of additional recycling collection programs.

2. Investigate the feasibility of recycling polypipe that is used for agricultural irrigation systems.
D. Waste Reduction

Problems

Knowledge of waste reduction techniques and programs is minimal.

Solutions

Educate public on waste reduction techniques and opportunities.

E. Special Materials

Problems

The District currently does not have a E-waste collection program and this waste is being disposed in the County Class 1 landfill.

Solutions

Evaluate the feasibility of establishing a E-waste collection facility in the District.

F. Education and Public Awareness

No problems identified.

G. Other Goals

No problems identified.

Section 2.205 Administrative

A. Plan Implementation

Upon approval of this Plan by the ADEQ, the MC RSWMD Board will review the goals and preliminary implementation timetable and develop a list of priorities for the District. A final implementation timetable will be developed and appended in the Plan. Any changes to the goals and timetable will be submitted to the ADEQ.

B. Implementation Timetable

A preliminary implementation timetable is provided Appendix D.

C. Funding and Budget

As stated previously, the District is currently adequately staffed and there are no plans for hiring additional staff in the near future.

Section 2.206 Legislative Studies

The District typically notifies the local representative of the Arkansas legislature if there are any issues that it feels need to be addressed. At this time, there are not any specific issues that it wishes to see addressed by the Arkansas Legislature.
Section 2.207 Appendices

The following appendices are included with this plan:

- Appendix A – Administrative Procedures
- Appendix B – By-Laws
- Appendix C – Regulations and Ordinances
- Appendix D – Tables, Charts, Graphs and Maps
- Appendix E – Other Information
“MCRSWMD does not have a format set of Administrative Procedures”
“MCRSWMD does not have a format set of by-laws”
APPENDIX C

Municipality Solid Waste Ordinance
ORDINANCE NO. 1393

AN ORDINANCE PROHIBITING THE KEEPING, STORING AND/OR MAINTAINING OF INOPERABLE MOTOR VEHICLES AND OTHER UNSIGHTLY AND UNSANITARY ITEMS UPON PRIVATE PROPERTY AND REQUIRING PREMISES TO BE KEPT FREE FROM WEEDS, RANK GRASS, GARBAGE, RUBBISH AND OTHER UNSIGHTLY AND UNSANITARY ARTICLES WITHIN THE CORPORATE LIMITS, PROVIDING FOR DISPOSAL OF SAME; REQUIRING PROPERTY OWNERS TO ELIMINATE, FILL UP OR REMOVE STAGNANT POOLS OF WATER OR ANY OTHER UNSANITARY THING, PLACE OR CONDITION; PROVIDING A PROCEDURE TO BE FOLLOWED BY THE CITY IN SUCH CASES TO PERFECT A LIEN UPON SAID PROPERTY; FIXING A PENALTY THEREFOR; DECLARING AN EMERGENCY; AND FOR OTHER PURPOSES.

WHEREAS, in many areas of the City of Blytheville, inoperable vehicles, tires, appliances, paper, glass, building materials, building rubbish, weeds, grass, garbage, and other unsightly and unsanitary things have been permitted to remain upon private property for long periods of time, and

WHEREAS, all of the aforementioned items, and other items, constitute an attractive nuisance for children, provide harborage for rats, animals, and mosquitoes, constituting a menace to the public's health, safety and welfare; and

WHEREAS, the storage of these aforementioned items, and other items upon private property, and the failure to eliminate all or any of the aforementioned items, is unsightly, obnoxious, detrimental to the neighborhood and results in depreciation of property value.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BLYTHEVILLE, ARKANSAS:

Section one. That from and after the passage and approval of this Ordinance it shall be unlawful for the owner(s) or occupant, agent or anyone having supervision or control of a residential building, structure or property to fail to comply with the following:
(a) The storage of an inoperable and/or abandoned vehicle shall not exceed thirty (30) days. In this paragraph "inoperable and/or abandoned vehicle" means any motor vehicle or part thereof that is in a state of disrepair and incapable of being moved under its own power or does not have a current safety inspection and license plate.

(b) Grass, weeds, or any other plant that is not cultivated, may not grow to a greater height than ten (10) inches on an average on an individual lot, tract, parcel, or to grow in rank profusion upon the premises.

(c) Rubbish, brush, trash, dead trees, building materials or any other objectionable, unsightly or unsanitary matter of whatever nature may not accumulate or be present upon any lot, track or parcel of land. If building materials are stored on the premises, all such materials must be stored at least eighteen (18) inches off the ground.

(d) Grass, weeds or any plant that is not cultivated, may not grow in rank profusion, or otherwise, in, along, upon or across the abutting sidewalk or parkway, to a height of more than ten (10) inches on the average.

(e) The open storage of iceboxes, refrigerators, or any other appliances or furniture shall not exceed a period of thirty (30) days, and during storage period, all doors, latches and locks are to be removed or made inoperative in a manner to ensure the safety of all citizens.

(f) No stream or drainageway may be used for the purpose of throwing or placing of stumps, brush, litter, rubbish, or any other liquid or solid material within or along the banks of any such stream or natural drainageway, unless required permits have been obtained.

(g) The accumulation of stagnant pools of water are not allowed, nor is it allowable for any form of vessel to accumulate water in which mosquitoes or other insects may breed.

(h) The property, including all adjacent rights-of-way and alleys, may not be used for illegal dumping of any solid or liquid, household, commercial, industrial, construction or demolition waste, including but not limited to: garbage, trash, furniture, tin cans, bottles, rubbish, refuse, lumber, whether dumped, thrown, burned, spilled, or abandoned.
(i) No trees, shrubs, bushes or any other plant may impede the flow of pedestrian traffic on any sidewalk and/or public right-of-way, or in any other manner causing an unauthorized obstruction or the public enjoyment of a sidewalk and/or public right-of-way.

Section two. After having been given seven (7) days notice in writing by the Office of Inspection and Code Enforcement, any property owner(s), occupant agent or anyone having supervision or control of said property, who fails, refuses or neglects to perform the duties required by said notice in connection with his or their property as specified herein,

(a) shall be guilty of a misdemeanor and upon conviction therefor, shall be punishable by a fine of not less than One hundred dollars ($100.00), nor more than Five hundred dollars ($500.00); each day such violation occurs or shall continue shall be considered a separate offense, or

(b) the Chief of Police of the City of Blytheville, Arkansas, acting in cooperation with the Office of Inspection and Code Enforcement of the City of Blytheville, Arkansas, is hereby authorized to enter upon the property and correct said situation, by removing, or having removed from said premises the inoperable vehicles, tires, iceboxes, refrigerators, appliances, glass, building materials, building rubbish and/or other unsightly condition, and the cost thereof shall be charged to the owner(s) of the property and the City of Blytheville will enforce a lien against said property.

Section three. Citations to appear in Blytheville Municipal Court may be issued by any police officer attached to the City of Blytheville Police Department, Department of Inspection and Code Enforcement officials and or any other official as designated by the City Council of the City of Blytheville.

Section four. In case the owner(s) of any lot or other real property is unknown, or his whereabouts is not known or is a nonresident of this State, then a copy of the written notice herein above referred to shall be posted upon the premises and before any action to enforce such lien shall be had, the City Clerk shall make an Affidavit setting out the facts as to unknown address or whereabouts of nonresidents, and thereupon service of publication as now provided for
by law against nonresident defendant be had and an attorney ad litem shall be appointed to notify
the defendant by registered letter addressed to his last known place of residence if same can be
found.

Section five. The lien herein provided for, which shall not exceed an annual amount
equal to two cents per square foot of the lot or tract of land involved, may be enforced and
collected in either one of the following manners:

(a) The lien may be enforced at any time within eighteen (18) months after work has
been done, by action of the Chancery Court; or

(b) The amount of the lien herein provided may be determined at a hearing before the
City Council held after thirty (30) days written notice by certified mail to the owner(s) be known,
and if the name and whereabouts of the owner(s) be known, and if the name of the owner(s)
cannot be determined, then after publication of notice of such hearing in a newspaper having a
bona fide circulation in Mississippi County for one (1) insertion per week for four (4)
consecutive weeks; and the amount so determined at said hearing, plus ten percent (10%) penalty
for collection, shall be certified by the City Council to the Mississippi County Tax Collector, and
by him placed on the tax books as delinquent taxes, and collected accordingly, and the amount,
less three percent (3%) thereof, when so collected shall be paid to the City of Blytheville,
Arkansas.

Section six. Said City shall have the option of enforcing this Ordinance by any one or
more methods as provided for herein, and the use of one remedy prescribed herein by said City
shall in no way prevent or prohibit the City of Blytheville from proceeding under different or
other remedies as herein provided.

Section seven. All Ordinances or parts of Ordinances in conflict herewith are hereby
repealed.

Section eight. The City Council has determined that inoperable vehicles, appliances and
other unsightly and/or unsanitary items, are being accumulated upon private property throughout
the corporate limits of the City and such practice constitutes a health hazard as well as being
unsightly and obnoxious and this situation should be corrected at once. Therefore, an emergency is hereby declared to exist and this Ordinance being necessary for the immediate preservation of the public health, peace and safety, shall be in full force and effect immediately upon its passage and approval.

ADOPTED: June 18, 1996

[Signature]
MAYOR

ATTEST:

[Signature]
CITY CLERK
ORDINANCE NO. 1486

AN ORDINANCE REPEALING ORDINANCE 1373 AND ANY OTHER CONFLICTING ORDINANCE SETTING UP SANITATION FEES AND REGULATIONS FOR THE CITY OF BLYTHEVILLE, ARKANSAS

WHEREAS, the Sanitation Committee of the City Council has recommended certain changes in the sanitation fees and regulations.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BLYTHEVILLE, ARKANSAS, THAT:

SECTION I. COLLECTION FEES:

RESIDENTIAL

The fees to be charged and paid for the collection and disposal of residential garbage and trash will be on a monthly basis, with payment in advance, as follows:

<table>
<thead>
<tr>
<th>Monthly Fee</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Garbage</td>
<td>$8.79</td>
</tr>
<tr>
<td>Trash</td>
<td>$3.31</td>
</tr>
<tr>
<td>Total</td>
<td>$12.10</td>
</tr>
</tbody>
</table>

Each residence or apartment occupied By one family, separate metered, separate pickup

Apartment buildings or trailer parks Not served by individual water meters, Each apartment or trailer

<table>
<thead>
<tr>
<th>Monthly Fee</th>
<th></th>
</tr>
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<tbody>
<tr>
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<tr>
<td>Total</td>
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</tr>
</tbody>
</table>

COMMERCIAL/INDUSTRIAL

The fees to be charged and paid for the collection and disposal of commercial garbage will be on a quarterly basis, payable in advance as follows:
Dumpsters

(a) **No. One Fire Zone**

The fee for shared use of one dumpster (city provided, 4-cubic yard) in the No. One Fire Zone will be a minimum charge of sixty-eight Dollars ($68.00) per quarter.

(b) **Uncompacted Per Cubic Yard**

All fees will be figured annually, billed quarterly and may be prorated as necessary. Dumpster fees will be computed by the number of scheduled pickups (customer will be charged for the full capacity of the dumpster each time it is emptied) based on Five Dollars ($5.00) per uncompacted cubic yard. When changes are made in the pickup schedule, charges will be adjusted accordingly.

(c) **Compacted Per Cubic Yard**

The fee for compacted waste will be thirteen Dollars ($13.00) per cubic yard.

**Cans-Monthly Fees**

For each commercial business using cans with a maximum capacity of 32 gallons, the minimum fee for one to four cans will be fifty-seven Dollars ($57.00) quarterly.

Any business requiring more than four cans will be required to acquire an approved dumpster, with either two, four, or six cubic yard capacity.

**Home Occupations**

All home occupations including existing beauty shops located at a residence will be billed as commercial customers, with minimum quarterly charge of fifty-seven Dollars ($57.00), payable in advance.

**SECTION II. COLLECTION TIME, PREPARATION:**

Garbage will be collected from business and commercial dumpsters as deemed necessary. Trash and garbage will be collected from private residences and apartments by the Sanitation Department once a week. Each residence and apartment complex (unless otherwise noted) shall be required to own and use a city approved 90-gallon solid waste receptacle for their garbage. It is made the duty of the occupants of
every residence in the City to have garbage on their premises properly placed in the approved receptacle and available for collection by the Sanitation Department on the scheduled day of pickup. All receptacles shall be placed within 5 feet of the curbside. Receptacles should not be at curbside before 6:00 PM the day preceding the collection day and must be removed from the curb no later than 6:00 pm the day of collection.

If a resident is disabled or for any reason unable to meet curbside requirements the resident must notify the Sanitation Department and be able to produce reasonable evidence of a disability.

No garbage, waste or refuse will be collected unless same is in plastic bags in a covered container with a maximum capacity of 90 gallons or a dumpster with a maximum capacity of six cubic yards, both of which must be approved by the City of Blytheville. No explosives, ashes, cinders, animal or human waste, grass or hedge clippings or non-compactible items will be placed in solid waste receptacles or dumpsters. All collections will be made from the street side curb of dwellings in residential districts. All garbage will be drained of liquids before being placed in garbage containers.

SECTION III. RECYCLING, REQUIREMENTS FOR:

All yard waste, such as leaves, grass, hedge clippings, and tree limbs, will be prepared for collection separate from garbage and other household trash. Yard waste will be bagged for collection, separate from all other trash.

Residences and commercial businesses will comply with all publicized recycling programs, whether pilot or city-wide, including proper preparation and placement of required recyclable items.

SECTION IV. COLLECTION OF OTHER THAN GARBAGE:

As a part of its duty, the Sanitation Department may collect and haul large or excessive accumulation of weeds, limbs, vegetation, refuse, debris or other like substance from any alley or premises of any person or business and said responsible party will be required to pay for such services the sum of Fifty Dollars ($50.00) per load. Public Works will notify the City Collector the amount and person to be billed. The City Collector will receive payment for such services.

It is distinctly provided that this ordinance does not in any way obligate city employees or city trucks to clean or pickup refuse or
debris resulting from construction or any other contracted work. However, this refuse may be removed by the Sanitation Department at a charge of Fifty dollars ($50.00) per load.

SECTION V. PAYMENT – PERSON RESPONSIBLE:

The fees chargeable against dwelling houses and other establishments are levied on and collected from the person as named on the monthly statement from the Blytheville Waterworks.

The owners of any trailer park or apartment complex in the City of Blytheville, where trailers or apartments are occupied as residences and are not served by an individual water meter, will be responsible for the payment of sanitation fees for each unit. The owner will provide an appropriate size dumpster and will pay the City Collector Commercial-dumpster rate. Any other dwelling in the City of Blytheville not serviced by the water meter will be billed through the City Collector’s office.

SECTION VI. COLLECTION – MONTHLY RESIDENTIAL FEES:

The Blytheville Waterworks is hereby directed to collect the garbage fee in the City of Blytheville for each residential customer. Said fees will be listed as separate items on every residential water bill at the rate of Eight and 79/100 Dollars ($8.79) per month for garbage, and Three and 31/100 Dollars ($3.31) per month for trash, for a total of Twelve and 10/100 Dollars ($12.10) per month for sanitation service per residential unit.

Any person not paying this fee on or before the 17th of the month the bill is received, will be assessed a penalty of ten percent (10%) of the amount billed.

The Blytheville Waterworks will issue a check to the City Collector of the City of Blytheville not later than the 10th of each month for all moneys collected the previous month.

Commercial, industrial, and home occupation fees will be billed and collected by the City Collector.

All residences must purchase a 90 gallon solid waste receptacle from the City of Blytheville. The fee for the receptacle will be thirty-eight and 04/100 Dollars ($38.04). Residence owners must pay Blytheville Waterworks for the receptacles. Two options are available.
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All residences must purchase a 90 gallon solid waste receptacle from the City of Blytheville. The fee for the receptacle will be thirty-eight and 04/100 Dollars ($38.04). Residence owners must pay Blytheville Waterworks for the receptacles. Two options are available.
(1) A monthly payment (on the water bill) of Three and 17/100 Dollars ($3.17) for a period of Twelve (12) months.
(2) A single payment (on the water bill) of thirty-eight and 04/100 Dollars ($38.04).

SECTION VII. EXCLUSIVE SERVICE, RESTRICTION:

All garbage, waste, trash, and refuse in the City of Blytheville will be collected by the Sanitation Department of the City of Blytheville, Arkansas, exclusively.

SECTION VIII. Any ordinance or parts of ordinances in conflict herewith are hereby repealed.

SECTION IX. The provisions of this ordinance are hereby declared to be severable. If any provision will be held to be invalid or to be inapplicable to any persons or circumstances, such invalidity or inapplicability will not affect the remainder of the provisions of this ordinance.

SECTION X. Any person, firm, corporation or association of persons violating any provision of this ordinance, or failing to pay any of the fees herein provided, will be deemed guilty of a misdemeanor, and upon conviction in the Municipal Court of the City of Blytheville, will be fined any sum not exceeding Two Hundred and Fifty Dollars ($250.00).

SECTION XI. The rates in the ordinance shall be reviewed regularly by the Blytheville City Council Finance Committee and shall be subject to change as need be, by the approval of the full City Council.

SECTION XII. The effective date of this ordinance will be January 1, 2000.

Passed this 16th day of December, 1999.

APPROVED:
BARRETT E. HARRISON, MAYOR

ATTEST: GRACE HAYNIE, CITY CLERK
ORDINANCE NO. 1510

AN ORDINANCE AMENDING ORDINANCE NO. 1486 SETTING SANITATION FEES

WHEREAS, the Sanitation Committee of the City Council has recommended certain changes in the sanitation fees.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BLYTHEVILLE, ARKANSAS:

SECTION I. That Section I. entitled COLLECTION FEES - RESIDENTIAL be amended to read as the following:

SECTION I. COLLECTION FEES:

RESIDENTIAL

The fees to be charged and paid for the collection and disposal of residential garbage and trash will be on a monthly basis, with payment in advance as follows:

<table>
<thead>
<tr>
<th>Each residence or apartment occupied by one family, separate metered, separate pickup</th>
<th>Monthly Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Garbage</td>
<td>$ 8.79</td>
</tr>
<tr>
<td>Trash</td>
<td>$ 6.46</td>
</tr>
<tr>
<td>Total</td>
<td>$15.25</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Apartment buildings or trailer parks not served by individual water meters, each apartment or trailer</th>
<th>Monthly Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Garbage</td>
<td>$ 8.79</td>
</tr>
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<td>$ 6.46</td>
</tr>
<tr>
<td>Total</td>
<td>$15.25</td>
</tr>
</tbody>
</table>

SECTION II. That any ordinance or parts of ordinance in conflict herewith are hereby repealed.

SECTION III. This ordinance being necessary to continue to provide services to the City, an emergency is hereby declared and this ordinance shall take effect January 1, 2001 and be in full force from and after that date.

Passed this 19 day of December 2000

APPROVED
Barrett E. Harrison, Mayor

ATTEST:

Grace Haynie, City Clerk
ORDINANCE NO. 1996-3

AN ORDINANCE PROVIDING FOR THE COLLECTION AND DISPOSAL OF GARBAGE AND WASTE IN THE TOWN OF ETOWAH, ARKANSAS, ESTABLISHING THE PROCEDURE AND FEES FOR SUCH SERVICES REPEAL AND FOR OTHER PURPOSES: AND DECLARING AN EMERGENCY.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF ETOWAH, ARKANSAS:

Section 1. The Town of Etowah will enter into an agreement for waste collection and disposal with a "private waste disposal contractor to collect and remove all garbage from residential and commercial establishments. No other person, firm or corporation shall be permitted to collect and remove garbage and waste commercially for a fee, unless approved by the Town Council.

Section 2. Garbage and waste within the meaning of this ordinance shall mean and be construed to include all rejected food waste, every refuse accumulation of animal, fruit or vegetable matter, grass, tin cans, glass, leaves, rubbish from homes, business or industry and other substances which are detrimental to the beauty and sanitation of the Town of Etowah. The terms garbage and waste shall not in any way include or apply to large appliances, car bodies, dead animals, and wood, limbs, brush and other such items which cannot be sealed in bags as hereinafter provided.

Section 3. The contractor shall collect garbage and waste from all residences at least once a week.

Section 4. For the sanitation services rendered under this ordinance by the Town of Etowah, all persons, residents or occupants of residences, businesses and industries shall pay a sanitation fee as follows:

(1) The rate shall be Eight Dollars and Seventy Five Cents or Eight Dollars for Senior Citizens 62 and older per month for each single residence or each single dwelling unit and for each single family unit of a multiple unit dwelling.

(2) The sanitation charge shall be billed monthly at the 5th of each month.

(3) The monthly charge shall be imposed upon the owners or occupants of all improved property, within the city limits, without regard to whether services if the System are actually being utilized. Vacant unoccupied property not actually using the services of the System shall not be subject to a charge, but the burden of showing vacancy and non-use shall rest on the owner of the property.

(4) The fees provided for herein shall be paid to the Town of Etowah within ten days from the billing date. In the event a sanitation charge is not paid by the 15th of the month from the billing date, a penalty of ten percent of each delinquent fee is hereby levied upon the person delinquent in payment, and said penalty shall become a part of and be collected with the regular fees heretofore levied. In the event that any fee levied herein remains unpaid for a period in excess of thirty (30) days, the Town of Etowah is hereby authorized to institute a civil suit for the recovery of said fee with any penalties that may be attached thereto, together with all court costs.

Section 5. All residential customers shall place the garbage and waste in the supplied carts as specified by the Town. No other containers will be allowed.

No person, firm or corporation shall place or throw waste paper trash or other garbage on any street, sidewalk alley or public place within the Town of Etowah, Arkansas, at any time day or night. Provided, that all such garbage must be placed in proper receptacles as herein provided, and kept on the premises at some point accessible to the garbage contractor. Provided, further, that the exact location of all receptacles may be under the direction and control of the Mayor or his assistants in charge of garbage.
It shall be unlawful for any person other than the Garbage Contractor, person owning the cart, to deposit any garbage, article or substance in the receptacle or any portion of its contents, except as herein, provided. No unauthorized person or persons shall disturb, remove or collect any garbage or waste situated in any cart and located within the town limits of the Town of Etowah.

It is hereby made the duty of the occupant of every dwelling and business in the Town of Etowah to have the garbage and waste carts on their respect curbs. all carts must be out by 7:00 A.M. day of trash pickup. After pickup the carts must be pushed back off of curb by no later than 36 hours after trash pickup.

Section 6. This ordinance shall not in any way obligate the Town its agents or employees, to clean or pickup refuse or debris resulting from demolition of construction on property where buildings are being removed, constructed or repaired, nor wood or limbs resulting from removal of trees on private property.

Section 7. It shall be unlawful for any person, firm or corporation to dump or throw garbage, trash, refuse, leaves or waste on any vacant lot, street, ditch or alley in the Town of Etowah. It shall be unlawful for any person to place barrels on street right of ways for the purpose of burning papers, trash, and etc.

Section 8. The Town Council shall have the power and the authority to reduce or increase the fees to be charged hereunder for said service by resolution.

Section 9. Any person, firm or corporation violating any provision of this ordinance or failing to pay any of the fees provided herein shall be guilty of a violation, and, upon conviction, shall be fined in the sum not less than Fifty Dollars ($50.00), nor more than Two Hundred Dollars ($200.00).

Section 10. The various section and parts of this ordinance or to be considered separable, and, therefore, if any section or part is found to be invalid for any reason, it shall not invalidate the remaining provisions hereof.

Section 11. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 12. That it is hereby ascertained and declared that the existing garbage pickup service is inadequate for the needs of the Town of Etowah and the inhabitants thereof, thus endangering the life, health and safety of the inhabitants and their property. It is therefore, declared that an emergency exists, and this Ordinance being necessary for the immediate preservation of the public peace, health and safety, shall take effect and be in force from and after its passage.

PASSED AND ADOPTED THIS 19 day of Nov., 1996.

Mayor

Town Recorder

ATTESTED:
ORDINANCE NO. 34

AN ORDINANCE PROVIDING FOR THE COLLECTION AND DISPOSAL OF GARBAGE AND WASTE IN THE TOWN OF MARIE, ARKANSAS ESTABLISHING THE PROCEDURE AND FEES FOR SUCH SERVICES, REPEALING ALL ORDINANCES IN CONFLICT HERewith, AND FOR OTHER PURPOSES; AND DECLARING AN EMERGENCY.

BE IT ORDEAINE BY THE TOWN COUNCIL OF THE TOWN OF MARIE, ARKANSAS:

Section 1. The Town of Marie, its agents and employees, shall collect and remove all garbage and waste in the Town of Marie from residential dwellings. No other person, firm or corporation shall be permitted to collect and remove garbage and waste commercially for a fee, unless approved by the Town Council.

Section 2. Garbage and waste within the meaning of this ordinance shall mean and be construed to include all rejected food waste, every refuse accumulation of animal, fruit or vegetable matter, grass, tin cans, glass, leaves, rubbish from homes, business or industry and other substances which are detrimental to the beauty and sanitation of the Town of Marie. The terms garbage and waste shall not be defined in any way include or apply to large appliances, car bodies, dead animals, and wood limbs, brush and other such items which cannot be sealed in bags as hereinafter provided.

Section 3. The Town of Marie shall collect garbage and waste from all residences at least twice weekly. The Town will provide a suitable garbage and waste disposal dump.

Section 4. For the sanitation services rendered under this ordinance by the Town of Marie, all persons, residents or occupants of residences, shall pay a sanitation fee as follows:

1. The rate shall be Seven Dollars and No Cents ($7.00) per month for each single residence or each single family unit for each single-family unit of multiple unit dwelling.

2. The sanitation charge shall be billed monthly and added to the monthly water bill.

3. The monthly charge shall be imposed upon the owners or occupants of all improved property, within the town limits, without regard to whether services of the system are actually being utilized. Vacant unoccupied property not actually using the services of the system shall not be subject to a charge, but the burden of showing vacancy and non-use shall rest on the owner of the property.

4. The fees provided for herein shall be paid to the Town of Marie within twenty days from the billing date. In the event a sanitation charge herein remains unpaid for a period in excess of thirty (30) days, the Town of Marie Municipal Waterworks Division is hereby authorized and directed to discontinue water service to such delinquent person, and the Town of Marie is hereby authorized to institute a civil suit for the recovery of said fee with any penalties that may be attached thereto, together with all court cost.

Section 5. All residential customers shall place the garbage and waste in sealed plastic bags, or other similar containers, as specified by the Town.

The Town will furnish plastic bags sufficient in number for one bag per pickup.

[Signatures]

11-10-2004

BY.............
All broken glass and other sharp object shall be wrapped in paper or material to prevent punching holes in the bags.

All plastic bags placed for collection shall be tied with wire tie closures or their equivalent before being placed at a location for pickup.

It is hereby made the duty of the occupant of every dwelling and business house in the Town to have the garbage and waste on their respective premises placed at a site approved by the Town.

No unauthorized person or persons shall disturb, remove or collect any garbage or waste situated in any container and located within the town limits of the Town of Marie.

Section 6. This ordinance shall not in any way obligate the Town, its agents or employees, to clean or pick up refuse or debris resulting from demolition of construction on property where buildings are being removed, constructed or repaired, not wood or limbs resulting from removal of trees on private property.

Section 7. It shall be unlawful for any person, firm or corporation to dump or throw garbage, trash, refuse, leaves or waste on any vacant lot, street, ditch or alley in the Town of Marie.

Section 8. The Town Council shall have the power and authority to reduce or increase the fees to be charged hereunder for said service by resolution.

Section 9. Any person, firm or corporation violating any provision of this ordinance or failing to pay any of the fees provided herein shall be guilty of a misdemeanor, and, upon conviction, shall be fined in any sum not less than Twenty Five Dollars ($25.00), nor more that One Hundred Dollars ($100.00).

Section 10. The various sections and parts of this ordinance are to be considered separable, and therefore, if any section or part is found to be invalid for any reason, it shall not invalidate the remaining provisions hereof.

Section 11. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 12. That it is hereby ascertained and declared that the existing garbage pickup service is inadequate for the needs of the Town and the inhabitants thereof, thus endangering the life, health and safety of the inhabitants and their property. It is, therefore, declared that an emergency exists, and this ordinance being necessary for the immediate preservation of the public peace, health and safety, shall take effect and be in force from and after its passage.


APPROVED:

[Signature]
Mayor

ATTEST:

[Signature]
Recorder
ORDINANCE NO. 153

AN ORDINANCE PROVIDING FOR THE COLLECTION AND
DISPOSAL OF GARBAGE AND WASTE IN THE CITY OF
WILSON, ARKANSAS ESTABLISHING THE PROCEDURE
AND FEES FOR SUCH SERVICES, REPEALING ALL
ORDINANCES IN CONFLICT HEREWITH, AND FOR
OTHER PURPOSES; AND DECLARING AN EMERGENCY.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WILSON,
ARKANSAS:

Section 1. The City of Wilson, its agents and employees, shall collect and
remove all garbage and waste in the City of Wilson from residential dwellings. No
other person, firm or corporation shall be permitted to collect and remove garbage
and waste commercially for a fee, unless approved by the City Council.

Section 2. Garbage and waste within the meaning of this ordinance shall
mean and be construed to include all rejected food waste, every refuse
accumulation of animal, fruit or vegetable matter, grass, tin cans, glass, leaves,
rubbish from homes, business or industry and other substances which are
detrimental to the beauty and sanitation of the City of Wilson. The terms garbage
and waste shall in any way include or apply to large appliances, car bodies,
dead animals, wood, grass clippings, leaves, limbs, brush and other such items
which cannot be sealed in bags as hereinafter provided. Grass clippings, leaves,
limbs and brush will be picked up, at the City's convenience, when placed on the
curb in front of the residence. Grass clippings and leaves must be bagged
separately in clear bags to be picked up.

Section 3. The City of Wilson shall collect garbage and waste from all
residences at least twice weekly. The City will provide a suitable garbage and
waste disposal dump.

Section 4. For the sanitation services rendered under this ordinance by the
City of Wilson, all persons, residents or occupants of residences, shall pay a
sanitation fee as follows:

(1) The rate shall be Ten Dollars and No Cents ($10.00) per month for
each single residence or each single dwelling unit for each single-
family unit of multiple unit dwelling.

(2) The sanitation charge shall be billed monthly and added to the
monthly water bill.

(3) The monthly charge shall be imposed upon the owners or occupants
of all improved property, within the city limits, without regard to
whether services of the system are actually being utilized. Vacant
or unoccupied property not actually using the services of the system
shall not be subject to a charge, but the burden of showing vacancy
and non-use shall rest on the owner of the property.

(4) The fees provided for herein shall be paid to the City of Wilson
within twenty days from the billing date. In the event a sanitation
charge herein remains unpaid for a period in excess of thirty (30)
days, the City of Wilson Municipal Waterworks Division is hereby
authorized and directed to discontinue water service to such
delinquent person, and the City of Wilson is hereby authorized to
institute a civil suit for the recovery of said fees with any penalties
that may be attached thereto, together with all court costs.

Section 5. All residential customers shall place the garbage and waste in
sealed plastic bags, or other similar containers, as specified by the City.
The City will furnish plastic bags sufficient in number for one bag per pickup.

All broken glass and other sharp object shall be wrapped in paper or material to prevent punching holes in the bags.

All plastic bags placed for collection shall be tied with wire tie closures or their equivalent before being placed at a location for pickup.

It is hereby made the duty of the occupant of every dwelling and business house in the City to have the garbage and waste on their respective premises placed at a site approved by the City.

No unauthorized person or persons shall disturb, remove or collect any garbage or waste situated in any container and located within the city limits of the City of Wilson.

Section 6. This ordinance shall not in any way obligate the City, its agents or employees, to clean or pick up refuse or debris resulting from demolition of construction on property where buildings are being removed, constructed or repaired, not wood or limbs resulting from removal of trees on private property.

Section 7. It shall be unlawful for any person, firm or corporation to dump or throw garbage, trash, refuse, leaves or waste on any vacant lot, street, ditch or alley in the City of Wilson.

Section 8. The City Council shall have the power and authority to reduce or increase the fees to be charged hereunder for said service by resolution.

Section 9. Any person, firm or corporation violating any provision of this ordinance or failing to pay any of the fees provided herein shall be guilty of a misdemeanor, and, upon conviction, shall be fined in any sum not less than Twenty Five Dollars ($25.00), nor more than One Hundred Dollars ($100.00).

Section 10. The various sections and parts of this ordinance are to be considered separable, and therefore, if any section or part is found to be invalid for any reason, it shall not invalidate the remaining provisions hereof.

Section 11. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 12. That it is hereby ascertained and declared that the existing garbage pickup service is inadequate for the needs of the City and the inhabitants thereof, thus endangering the life, health and safety of the inhabitants and their property. It is, therefore, declared that an emergency exists, and this ordinance being necessary for the immediate preservation of the public peace, health and safety, shall take effect and be in force from and after its passage.


APPROVED:

[Signature]
Mayor

ATTEST:
[Signature]
Recorder
APPENDIX D
Tables, Charts, Graphs, and Maps
Tables
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<td>Mandatory Fee</td>
<td>$3.00</td>
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<td>Birdsong *</td>
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Table 2. Preliminary implementation timetable for Mississippi County RSWMD.

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<th>Goal</th>
<th>Proposed Year of Completion</th>
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<td>High Level Goals:</td>
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<tr>
<td>• 80% compliance of operation performance standards</td>
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<tr>
<td>• Increase recycling by 20%</td>
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<tr>
<td>• Increase amount of properly disposed waste by 25%</td>
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<tr>
<td>Collection:</td>
<td></td>
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<tr>
<td>• Rural collection system assessment</td>
<td></td>
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<tr>
<td>• Develop goals for improving rural collection system (if necessary)</td>
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<td>Disposal:</td>
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<tr>
<td>• Evaluate the feasibility of establishing E-waste collection facility</td>
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<tr>
<td>• Apply for grant to develop facility (if necessary)</td>
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<td>Recycling:</td>
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<tr>
<td>• Survey communities to determine if interested in developing recycling collection program</td>
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<tr>
<td>• Develop goals for establishing programs (if necessary)</td>
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<tr>
<td>Waste Reduction:</td>
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<tr>
<td>• Add information about waste reduction techniques to existing District information</td>
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<tr>
<td>Construction and Demolition Waste:</td>
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<tr>
<td>• Evaluate the feasibility of developing a C &amp; D waste program</td>
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*Municipality did not respond to written survey or telephone interview requests.*
Material Analysis Report
# Material Analysis Report by Material

Inbound and outbound materials for the period 01/01/2005 - 12/31/2005

Summary Report for sites 00 - 99

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## Material Analysis Report by Material

**Inbound and outbound materials for the period 01/01/2005 - 12/31/2005**

**Summary Report for sites 00 - 99**

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Material Analysis Report by Material

Inbound and outbound materials for the period 01/01/2005 - 12/31/2005

Summary Report for sites 00 - 99

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