# EQC ENFORCEMENT REPORT BOARD OF HEALTH AND ENVIRONMENTAL CONTROL January 6, 2011

# BUREAU OF LAND AND WASTE MANAGEMENT

#### **Underground Storage Tank Enforcement**

1) <u>Order Type and Number:</u> Administrative Order 09-0260-UST

Order Date:

Respondent:
Facility:

November 1, 2010

Evan B. Todd, Jr.

G & T Discount Center

Location/Mailing Address: 1801 Parkview Road, Conway, SC

29526/3032 Jasmine Drive, Conway,

SC 29527

<u>County</u>: Horry <u>Previous Orders</u>: None Permit/ID Number: 13054

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank (SUPERB) Act of 1988 (2002), Section 44-2-60(A) and the South Carolina Underground Storage Tank Control Regulation 61-92.280.31(a), R.61-92.280.34(c), R.61-92.280.93(a) and R.61-92.280.110(c) (Supp. 2009).

<u>Summary</u>: Evan B. Todd Jr. (Respondent) owns and operates underground storage tanks (USTs) in Horry County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to demonstrate that the UST system is protected from corrosion; failure to provide records to the Department upon request; failure to demonstrate financial responsibility; failure to submit updated financial responsibility documentation; and, failure to pay to the Department annual tank registration fees.

Action: The Respondent is required to: submit proof that the 4,000-gallon tank is protected from corrosion; submit proof of mechanism for financial responsibility; submit a completed Certificate of Financial Responsibility; pay annual tank registration fees for fiscal year 2011 in the amount of two hundred forty-two dollars (\$242.00); and, pay a civil penalty in the amount of six thousand, one hundred fifty dollars (\$6,150.00).

2) <u>Order Type and Number</u>: Consent Order 09-0338-UST

Order Date: November 1, 2010

Respondent: Julia E. Lucero
Facility: J & L Country Market

<u>Location/Mailing Address</u>: 1625 Edgefield Rd., North Augusta,

SC 29860/230 Ambassador Dr.,

North Augusta, SC 29841

<u>County</u>: Aiken <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 00118

<u>Violations Cited:</u>
State Underground Petroleum Environmental Response Bank Act of 1988 (2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.93(a) and R.61-92.280.110(c) (Supp. 2009).

<u>Summary</u>: Julia E. Lucero (Respondent) owns and operates underground storage tanks (USTs) in Aiken County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to demonstrate financial responsibility and failure to provide financial responsibility records to the Department upon request.

Action: The Respondent is required to: submit a Certificate of Financial Responsibility and proof of mechanism and pay a civil penalty in the amount of six hundred dollars (\$600.00) in accordance with a promissory note.

3) <u>Order Type and Number</u>: Consent Order 10-0100-UST

Order Date: November 24, 2010
Respondent: Yash Corporation, Inc.

Facility: Food Fare 2

<u>Location/Mailing Address</u>: 7300 Hunt Club Rd., Columbia, SC

29223

County: Richland

<u>Previous Orders:</u> 08-0027-UST (\$750.00)

Permit/ID Number: 07885

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.31(a), R.61-92.280.31(c) and R.61-92.280.34 (c) (Supp. 2009).

<u>Summary</u>: Yash Corporation, Inc. (Respondent) owns and operates underground storage tanks (USTs) in Richland County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to operate and maintain corrosion protection equipment continuously, failure to inspect the impressed current system every sixty (60) days, and failure to provide records to the Department upon request.

Action: The Respondent is required to: submit proof that the corrosion protection system has been repaired; submit the most recent impressed current rectifier log entries; and, pay civil penalty in the amount of seven hundred seven dollars (\$707.00).

4) Order Type and Number: Consent Order 10-0159-UST

Order Date: November 24, 2010
Respondent: Yash Corporation, Inc.

Facility: Food Fare 2

Location/Mailing Address: 7300 Hunt Club Rd., Columbia, SC

29223

County: Richland

<u>Previous Orders:</u> 08-0027-UST (\$750.00)

Permit/ID Number: 07885

<u>Violations Cited:</u>
State Underground Petroleum Environmental Response Bank Act of 1988 (2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.23(j) (Supp. 2009).

<u>Summary</u>: Yash Corporation, Inc. (Respondent) owns and operates underground storage tanks (USTs) in Richland County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to maintain a UST in accordance with Delivery Prohibition by delivery or acceptance of product into a tank where the Department had imposed Delivery Prohibition.

Action: The Respondent is required to pay a civil penalty in the amount of two thousand dollars (\$2,000.00).

5) Order Type and Number: Consent Order 10-0182-UST

Order Date:

Respondent:
Albert Rollings
Facility:
City Service

<u>Location/Mailing Address</u>: 204 South Main St., Jefferson, SC

29718/P.O. Box 141, Jefferson, SC

29718

County: Chesterfield

<u>Previous Orders:</u> None <u>Permit/ID Number:</u> 02300

<u>Violations Cited:</u>
State Underground Petroleum Environmental Response Bank Act of 1988 (2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.40(a) and R.61-92.280.34 (c) (Supp. 2009).

<u>Summary</u>: Albert Rollings (Respondent) owns and operates underground storage tanks (USTs) in Chesterfield County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to provide an adequate release detection method and failure to provide records to the Department upon request.

Action: The Respondent is required to pay a civil penalty in the amount of six hundred dollars (\$600.00) in accordance with a promissory note.

6) Order Type and Number: Consent Order 10-0242-UST

Order Date: November 9, 2010

Respondent: James & Cynthia McDonald

Facility: South 200 Party Shop

<u>Location/Mailing Address</u>: 1949 Great Falls Hwy., Lancaster,

SC/605 S. Market St., Lancaster, SC

29250-0127

County:LancasterPrevious Orders:NonePermit/ID Number:12667

<u>Violations Cited</u>:

State Underground Petroleum Environmental Response Bank Act of 1988 (2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.20(c)(1)(ii) (Supp. 2009).

<u>Summary</u>: James & Cynthia McDonald (Respondents) own and operate underground storage tanks, located in Lancaster, South Carolina, and have violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to use an adequate overfill prevention system in an underground

storage tank.

Action: The Respondents are required to pay a civil penalty in the amount of five hundred dollars (\$500.00).

# **Hazardous Waste Enforcement**

7) <u>Order Type and Number</u>: Consent Order 10-21-HW

Order Date: November 18, 2010

Respondent: Reliable Automatic Sprinkler

Company, Inc.

Facility: Reliable Automatic Sprinkler

Company, Inc.

Location/Mailing Address: 1470 Smith Grove Road

Liberty, South Carolina 29657

County: Pickens

<u>Previous Orders:</u> 10-04-HW (\$28,000) <u>Permit/ID Number:</u> SCR 000 766 626

<u>Violations Cited</u>: The South Carolina Hazardous Waste Management Act §44-56-130(2) and the South Carolina Hazardous Waste Management Regulation 61-79.262.11; and, R.61-79.262.20(a)(1).

<u>Summary</u>: Reliable Automatic Sprinkler Company, Inc. (Respondent), located in Liberty, South Carolina, manufactures fire suppression sprinklers. The Respondent has violated the South Carolina Hazardous Waste Management Regulations as follows: failure to accurately determine if a waste was a hazardous waste; and, failure to prepare a manifest according to the instructions.

Action: The Respondent has agreed to: ensure that an accurate waste determination is made on all solid wastes; ensure compliance with the manifest requirements; and, pay a civil penalty in the amount of twelve thousand dollars (\$12,000.00).

# **Infectious Waste Enforcement**

8) <u>Order Type and Number</u>: Consent Order 10-07-IW

Order Date: November 18, 2010

Respondent: Richard M Campbell Veterans

**Nursing Home** 

<u>Facility</u>: Richard M. Campbell Veterans

**Nursing Home** 

Location/Mailing Address: 4605 Belton Highway

Anderson, South Carolina 29621

County: Anderson County

Previous Orders: None

Permit Number: SC04-0098G

<u>Violations Cited</u>: South Carolina Infectious Waste

Management Act §44-93-30 and the South Carolina Infectious Waste Management Regulation 61-105.J(2)(e); R.61-105.J(2)(b); R.61-105.J(8);

R.61-105.K(5); and, R.61-105.K(5)(a).

Summary: Richard M Campbell Veterans Nursing Home (Respondent) is an adult care center. The Respondent has violated the Infectious Waste Management Regulations as follows: failure to ensure that containers of infectious waste offered for transport offsite be labeled on outside surfaces so that it is readily visible with the date the container was placed in storage or sent offsite, if not stored; failure to ensure that containers of infectious waste offered for transport offsite be labeled on outside surfaces so that they are readily visible with the name or Department issued number of the in-state generator; failure to ensure

that infectious waste is contained in disposable or reusable containers that are closed tightly and securely; failure to maintain infectious waste in a nonputrescent state using refrigeration when necessary; and, failure to store infectious waste onsite without refrigeration for less than fourteen (14) days.

Action: The Respondent has agreed to: ensure compliance with the South Carolina Infectious Waste Management Act and Regulations; ensure that containers of infectious waste offered for transport offsite are labeled in accordance with the regulations; ensure that infectious waste is packaged in accordance with the regulations; ensure that infectious waste is not stored onsite longer than 14 days without refrigeration or longer than 30 days with refrigeration; and, pay a civil penalty in the amount of five thousand dollars (\$5,000.00).

9) Order Type and Number: Consent Order 10-08-IW
Order Date: November 18, 2010

Respondent: Hilton Head Health System, LP,

d/b/a Hilton Head Hospital

<u>Facility</u>: Hilton Head Hospital

<u>Location/Mailing Address</u>: 25 Hospital Center Boulevard

Hilton Head, SC 29926

<u>County</u>: Beaufort Previous Orders: None

Permit Number: SC07-0050G

<u>Violations Cited</u>: South Carolina Infectious Waste Management Act§44-93-30 and the South Carolina Infectious Waste Management Regulation 61-105.F(2); R.61-105.J(2)(e); R.61-105.F(6)(g);

R.61-105.K(2); and, R.61-105.M(1)(a).

<u>Summary</u>: Hilton Head Health System, LP, d/b/a Hilton Head Hospital (Respondent) is a privately owned full service hospital. The Respondent has violated the Infectious Waste Management Regulations as follows: failure to notify the Department in writing of a change in the contact name of the infectious waste coordinator within thirty (30) days of such change; failure to ensure that containers of infectious waste offered for transport offsite be labeled on outside surfaces so that they are readily visible with the date the container was placed in storage or sent offsite, if not stored; failure to manage infectious waste in a manner which prevents exposure to the public or release to the environment; ensure that outdoor storage areas are locked; and, failure to prepare a manifest for infectious waste that is offered for transport to include the Department identification number.

Action: The Respondent has agreed to: ensure compliance with the South Carolina Infectious Waste Management Act and Regulations; ensure that the Department is notified of changes in the contact name of the infectious waste

coordinator within thirty (30) days of such change; ensure that containers of infectious waste offered for transport offsite are labeled properly; ensure that infectious waste is managed in a manner which prevents exposure to the public and release into the environment; ensure that outdoor storage areas are locked; ensure that a manifest is prepared for infectious waste that is transported offsite for storage, treatment, and/or disposal; and, pay a civil penalty in the amount of five thousand, five hundred dollars (\$5,500.00).

10) Order Type and Number: Consent Order 10-09-IW
Order Date: November 18, 2010

Respondent: Coastal Carolina Hospital
Facility: Coastal Carolina Hospital
Location/Mailing Address: 1000 Medical Center Drive
Hardeeville, SC 29927

<u>County</u>: Jasper County

<u>Previous Orders</u>: None

Permit Number: SC27-0025G

<u>Violations Cited</u>: South Carolina Infectious Waste Management Act §44-93-30 and the South Carolina Infectious Waste Management Regulation 61-105.K(4); R.61-105.J(2)(e); R.61-105.J(2)(b);

R.61-105.I(3); and, R.61-105.M(1)(a).

Summary: Coastal Carolina Hospital (Respondent) is a privately owned full service hospital. The Respondent has violated the Infectious Waste Management Regulations as follows: failure to ensure that storage areas are labeled with the universal biohazard symbol sign as specified in 29 CFR 1910.1030(g)(1)(i)(B) and the words "Infectious Waste," "Medical Waste," or "Biohazardous Waste;" failure to ensure that containers of infectious waste offered for transport offsite be labeled on outside surfaces so that they are readily visible with the date the container was placed in storage or sent offsite, if not stored, and the Department issued number of the in-state generator; failure to place, store, or maintain infectious waste before and during transport in a rigid or semirigid, leak proof container which is impervious to moisture; and, failure to prepare a manifest for infectious waste that is offered for transport to include the Department identification number.

Action: The Respondent has agreed to: ensure compliance with the South Carolina Infectious Waste Management Act and Regulations; ensure that storage areas are labeled with the universal biohazard symbol sign; ensure that containers of infectious waste offered for transport offsite are labeled properly; ensure that infectious waste is stored in containers that meet the requirements of the regulations; ensure that a manifest is prepared for infectious waste that is transported offsite for storage, treatment, and/or disposal; and, pay a civil penalty in the amount of four thousand dollars (\$4,000.00).

#### **Solid Waste Enforcement**

11) <u>Order Type and Number:</u> Consent Order 10-57-SW

Order Date: November 17, 2010
Respondent: Mr. Vivian Maynard

Facility: Vivian Maynard Location/Mailing Address: 1649 Saxon Drive

Orangeburg, South Carolina 29115

<u>County</u>: Orangeburg

<u>Previous Orders:</u> None <u>Permit/ID Number:</u> N/A

<u>Violations Cited</u>: South Carolina Solid Waste Policy and Management Act (2002), Solid Waste Management: Solid Waste

Landfills and Structural Fill Regulation 61-107.19 (Supp.2009).

<u>Summary</u>: Mr. Vivian Maynard (Respondent) owns the property located at 1649 Saxon Drive in Orangeburg County. The Respondent has violated the South Carolina Solid Waste Policy and Management Act, Regulation 61-107.19. The Department issued Consent Order 10-57-SW as settlement of Administrative Order 10-34-SW due to the Respondent's remediation of the Site, submittal of disposal receipts, and willingness to pay a reduced civil penalty.

Action: The Respondent is required to adhere to all requirements of the Solid Waste Policy and Management Act and pay a civil penalty to the Department in the amount of three thousand dollars (\$3,000.00).

#### **Mining Enforcement**

12) Order Type and Number: Administrative Order 09-09-MSWM

Order Date: October 6, 2010

Respondent: Massenburg Construction, Inc. Facility: Massenburg Construction, Inc.

<u>Location/Mailing Address</u>: 3527 Kitford Road, Johns Island,

South Carolina 29455

<u>County</u>: Berkeley

Previous Orders: 06-02-MSWM/06-111-W

(\$11,125.00)

<u>Permit/ID Number</u>: None

Violations Cited: South Carolina Mining Act (Act),

S.C. Code Ann. §§ 48-20-60 (2002) and 48-20-70 (2002).

<u>Summary</u>: Mr. Ralph Massenburg, III owns and operates Massenburg Construction, Inc. (Respondent) in Berkeley County, South Carolina. The Respondent has several General Permits and Individual Mining permits with the Department as well as NPDES permits with the Department. The Respondent operated a mine without having first obtained a permit for the mine and violated the Department's Cease and Desist Order.

Action: The Respondent is required to: cease the unpermitted excavation activities at the Site and reclaim the Site according to the South Carolina Mining Regulations; and, pay to the Department a civil penalty in the amount of four thousand dollars (\$4,000.00) for the violations cited above.

#### **BUREAU OF WATER**

#### **Drinking Water Enforcement**

13) Order Type and Number: Consent Order 10-087-DW

Order Date: November 1, 2010

Respondent: Crossroads Market Apartments

Associates/W. Rodger Giles, Inc.

<u>Facility</u>: Crossroads Market Apartments Location/Mailing Address: 474 Crossroads Dr., N. Augusta, SC

29841/P.O. Box 3596, Augusta, GA

30914

County:AikenPrevious Orders:NonePermit/ID Number:02-068-1

<u>Summary</u>: Crossroads Market Apartments Associates/W. Rodger Giles, Inc. General Partner (Respondent) owns and is responsible for the proper operation and maintenance of a pool. The Respondent has violated the Public Swimming Pools Regulation as follows: the bound and numbered log book was not maintained daily; and the cyanuric acid levels were above the acceptable limit.

Action: The Respondent is required to: correct all deficiencies; properly operate and maintain the pool; and pay a civil penalty in the amount of one thousand four hundred forty dollars (\$1,440.00). The civil penalty has been paid.

14) Order Type and Number: Consent Order 10-093-DW

Order Date: November 1, 2010
Respondent: BBC Hospitality, Inc.

Facility: Rodeway Inn

Location/Mailing Address: 3668 Dorchester Road

North Charleston, S.C. 29405

County:CharlestonPrevious Orders:NonePermit/ID Number:38-051-1

<u>Summary</u>: BBC Hospitality, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a pool. The Respondent has violated the Public Swimming Pools Regulation as follows: the gate was not self latching; two (2) approvable "no lifeguard on duty – swim at your own risk" signs were not posted; the life ring did not have a permanently attached rope; the required pool rules sign was incomplete; the pool operator of record information was not posted; the bound and numbered log book was not maintained daily; the pool chlorine and pH levels were below the acceptable range; the pump room was not locked; and the Respondent failed to schedule a Department inspection of the pool prior to re-opening the pool after Department closure.

Action: The Respondent is required to: correct all deficiencies; properly operate and maintain the pool; and pay a civil penalty in the amount of two thousand nine hundred eleven dollars and twenty-five cents (\$2,911.25).

15) Order Type and Number: Consent Order 10-094-DW

Order Date: November 1, 2010

Respondent: Donna Lacey, Individually and

d.b.a Lacey's Country Store

<u>Facility</u>: Lacey's Country Store

<u>Location/Mailing Address</u>: 500 Middleton Dr., Windsor, SC

29856/P.O Box 25, Windsor, SC

29856

<u>County</u>: Aiken <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 0270928

<u>Summary</u>: Donna Lacey, Individually and d.b.a Lacey's Country Store (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: the PWS exceeded the maximum contaminant level (MCL) for total coliform.

Action: The Respondent is required to: submit to the Department an investigative report to determine the causes of the MCL exceedances and a corrective action plan to include proposed steps to address those causes; and pay a **stipulated penalty** in the amount of four thousand dollars (\$4,000.00) should the Respondent fail to meet any requirement of the Order.

Order Date: November 1, 2010
Respondent: Town of McColl
Facility: Town of McColl
Location/Mailing Address: 210 E. Gibson Avenue

McColl, S.C. 29570

<u>County:</u> Marlboro <u>Previous Orders:</u> None <u>Permit/ID Number:</u> 3410003

<u>Summary</u>: The Town of McColl (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its IDSE report; and pay a **stipulated penalty** in the amount of one thousand eight hundred dollars (\$1,800.00) should the Respondent fail to meet any requirement of the Order.

17) Order Type and Number: Consent Order 10-096-DW

Order Date: November 1, 2010
Respondent: Manish, Inc.

Facility: Mountaineer Motel & Campground

Location/Mailing Address: 3840 Marie Street

Orangeburg, S.C. 29118

County: Orangeburg

<u>Previous Orders:</u> None Permit/ID Number: 3870403

Summary: Manish, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations for failure to properly operate and maintain the PWS as follows: the sanitary seal was defective; the electrical wire was not in conduit; the wellhead did not have a screened vent, check valve, pressure gauge, sample tap, blow off or gate valve; no flushing program, leak detection and repair program, system map, monitoring records, sample siting plan, emergency operating plan, or procedures manual were available for review; the storage tank was not secured; and the storage tank did not have a bypass line.

Action: The Respondent is required to: correct the deficiencies; and pay a **stipulated penalty** in the amount of six thousand dollars (\$6,000.00) should the Respondent fail to meet any requirement of the Order.

18) <u>Order Type and Number</u>: Consent Order 10-097-DW

Order Date: November 2, 2010
Respondent: Mill Creek Marina and

Campground, Inc.

<u>Facility</u>: Mill Creek Marina & Campground

#1&2

<u>Location/Mailing Address</u>: 216 Lake Marion Lane

Vance, S.C. 29163

<u>County</u>: Orangeburg

Previous Orders: None

<u>Permit/ID Number</u>: 3870853 and 3870854

Summary: Mill Creek Marina & Campground, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of two (2) public water systems (PWSs). The Respondent has violated the State Primary Drinking Water Regulations for failure to properly operate and maintain the PWSs as follows: Well one (1) did not have a vent, blow-off or sample tap; the well house for Well one (1) did not have a door; the well yield for Well two (2) was unknown; there was an unpermitted well at the site that was connected to the system; and no system map, emergency operating plan, procedures manual or monitoring records were available for review.

Action: The Respondent is required to: correct the deficiencies; and pay a **stipulated penalty** in the amount of twelve thousand dollars (\$12,000.00) should the Respondent fail to meet any requirement of the Order.

19) Order Type and Number: Consent Order 10-098-DW

Order Date: November 1, 2010

Respondent: SC Department of Corrections
Facility: Lieber Correctional Institution

<u>Location/Mailing Address</u>: 4322 Broad River Road

Columbia, S.C. 29210

County:DorchesterPrevious Orders:NonePermit/ID Number:1870050

<u>Summary</u>: The South Carolina Department of Corrections (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations for failure to properly operate and maintain the PWS as follows: the concrete pad surrounding Well two (2) had several deep cracks; there was no secondary containment available for the storage of the liquid sodium hypochlorite drums; the disinfection residual in the distribution system and at the treatment plant was low; no cross connection program, valve maintenance program, flushing program, leak detection and repair program, emergency plan,

fire flow test records, procedures manual, or monitoring records were available for review; the sample siting plan was not adequate; and the treatment operator was not visiting the system daily.

Action: The Respondent is required to: employ a treatment operator of the appropriate grade to visit the PWS daily; employ a distribution operator of the appropriate grade to visit the PWS as needed; correct the deficiencies; pay a civil penalty in the amount of one thousand two hundred seventy-five dollars (\$1,275.00) and pay a stipulated penalty in the amount of three thousand eight hundred twenty-five dollars (\$3,825.00) should the Respondent fail to meet any requirement of the Order. The civil penalty has been paid.

20) Order Type and Number: Consent Order 10-099-DW

Order Date:November 1, 2010Respondent:Town of BurnettownFacility:Town of Burnettown

<u>Location/Mailing Address</u>: 3144 Augusta Rd., Burnettown, SC

29851/P.O. Box 994, Bath, SC

29816 Aiken None

Previous Orders: None
Permit/ID Number: 0220007

County:

<u>Summary</u>: The Town of Burnettown (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

21) Order Type and Number: Consent Order 10-100-DW

Order Date:
Respondent:
Town of Lincolnville
Tacility:
Town of Lincolnville
Town of Lincolnville
Town of Lincolnville
Location/Mailing Address:
141 West Broad Street
Lincolnville, SC 29485

County:CharlestonPrevious Orders:NonePermit/ID Number:1010007

<u>Summary</u>: The Town of Lincolnville (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its IDSE report; and pay a **stipulated penalty** in the amount of one thousand eight hundred dollars (\$1,800.00) should the Respondent fail to meet any requirement of the Order.

22) Order Type and Number: Consent Order 10-101-DW

Order Date: November 1, 2010

Respondent: Metropolitan Sub-District B

Water & Sewer

<u>Facility</u>: Metropolitan Sub-District B

Water& Sewer

<u>Location/Mailing Address</u>: 7520 Jennings Street

Spartanburg, SC 29303

<u>County</u>: Spartanburg

<u>Previous Orders:</u> None <u>Permit/ID Number:</u> 4220003

<u>Summary</u>: Metropolitan Sub-District B Water & Sewer (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its IDSE report; and pay a **stipulated penalty** in the amount of one thousand eight hundred dollars (\$1,800.00) should the Respondent fail to meet any requirement of the Order.

23) Order Type and Number: Consent Order 10-102-DW

Order Date: November 1, 2010

Respondent: New Ellenton Commission of

**Public Works** 

Facility: New Ellenton Commission of Public

Works

Location/Mailing Address: 100 Main St., New Ellenton, SC

29809/P.O. Box 490, New Ellenton,

SC 29809

<u>County</u>: Aiken <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 0210007 <u>Summary</u>: New Ellenton Commission of Public Works (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

24) Order Type and Number: Consent Order 10-103-DW

Order Date: November 1, 2010
Respondent: Town of Ridgeville
Facility: Town of Ridgeville

<u>Location/Mailing Address</u>: 105 School St., Ridgeville, SC

29472/P.O. Box 56, Ridgeville, SC

29472

<u>County</u>: Dorchester <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 1810004

<u>Summary</u>: The Town of Ridgeville (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

25) Order Type and Number: Consent Order 10-104-DW

Order Date:November 1, 2010Respondent:City of LorisFacility:City of Loris

<u>Location/Mailing Address</u>: 4101 Walnut St., Loris, SC

29569/P.O. Box 548, Loris, SC

29569

County:HorryPrevious Orders:NonePermit/ID Number:2610010

<u>Summary</u>: The City of Loris (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its IDSE report; and pay a **stipulated penalty** in the amount of one thousand eight hundred dollars (\$1,800.00) should the Respondent fail to meet any requirement of the Order.

26) Order Type and Number: Consent Order 10-105-DW

Order Date:November 1, 2010Respondent:Town of AndrewsFacility:Town of Andrews

<u>Location/Mailing Address</u>: 101 South Morgan Avenue

Andrews, S.C. 29510

County: Georgetown

<u>Previous Orders:</u> None <u>Permit/ID Number:</u> 2210003

<u>Summary</u>: The Town of Andrews (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

27) Order Type and Number: Consent Order 10-106-DW

Order Date: November 1, 2010

Respondent: College Acres Public Works

**District** 

<u>Facility</u>: College Acres <u>Location/Mailing Address</u>: 33 Citadel Drive

Aiken, S.C. 29801

County:AikenPrevious Orders:NonePermit/ID Number:0220002

<u>Summary</u>: College Acres Public Works District (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

28) <u>Order Type and Number</u>: Consent Order 10-107-DW

Order Date: November 1, 2010

Respondent: Utilities Services of South

Carolina, Inc.

Facility: Indian Cove Subdivision
Location/Mailing Address: 200 Weathersfield Ave.

Altamonte Springs, FL 32714-4027

County:LexingtonPrevious Orders:NonePermit/ID Number:3250020

<u>Summary</u>: Utilities Services of South Carolina, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: the PWS exceeded the maximum contaminant level (MCL) for gross alpha particle activity.

Action: The Respondent is required to: submit to the Department for approval a corrective action plan with a detailed schedule of implementation and completion to include steps to resolve the gross alpha particle activity exceedance; and pay a **stipulated penalty** in the amount of four thousand dollars (\$4,000.00) should the Respondent fail to meet any requirement of the Order.

29) Order Type and Number: Consent Order 10-108-DW

Order Date:November 1, 2010Respondent:Town of EastoverFacility:Town of Eastover

<u>Location/Mailing Address</u>: 500 Vanboklen, Eastover, SC

29044/P.O. Box 58, Eastover, SC

29044

County: Richland

Previous Orders: 10-027-DW (\$900.00)

Permit/ID Number: 4010002

<u>Summary</u>: The Town of Eastover (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan, system specific study or 40/30 certification and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its 40/30 certification and disinfection byproduct monitoring plan; and pay a **stipulated penalty** in the amount of one thousand eight hundred dollars (**\$1,800.00**) should the Respondent fail to meet any requirement of the Order.

30) Order Type and Number: Consent Order 10-109-DW

Order Date: November 15, 2010
Respondent: Mr. J'S, LLC

<u>Facility</u>: Mr. J's Convenience Store

<u>Location/Mailing Address</u>: 75 Mariners Lane Prosperity, S.C. 29127

County: Lexington

Previous Orders: 07-119-DW (\$4,000.00 Stipulated)

Permit/ID Number: 3279014

<u>Summary</u>: Mr. J'S, LLC (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: the PWS exceeded the maximum contaminant level (MCL) for total coliform.

Action: The Respondent is required to: submit an investigative report to determine the causes of the MCL exceedances and a corrective action plan to include proposed steps to address those causes; and pay a **stipulated penalty** in the amount of six thousand dollars (\$6,000.00) should the Respondent fail to meet any requirement of the Order.

31) Order Type and Number: Consent Order 10-110-DW

Order Date: November 15, 2010
Respondent: **High Hills Rural Water** 

Company, Inc.

Facility: High Hills Rural Water Company

<u>Location/Mailing Address</u>: 2720 Peach Orchard Road

Dalzell, S.C. 29040

<u>County</u>: Sumter <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 4320003 <u>Summary</u>: High Hills Rural Water Company, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

32) Order Type and Number: Consent Order 10-111-DW

Order Date:November 15, 2010Respondent:Town of BethuneFacility:Town of Bethune

Location/Mailing Address: Main St., Bethune, SC 29009/P.O.

Box 447, Bethune, SC 29009

County:KershawPrevious Orders:NonePermit/ID Number:2810002

<u>Summary</u>: The Town of Bethune (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

<u>Action</u>: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

33) Order Type and Number: Consent Order 10-112-DW

Order Date: November 15, 2010

Respondent: McCormick County Water &

**Sewer Authority** 

Facility: McCormick County Water & Sewer

Location/Mailing Address: 362 Airport Road

McCormick, S.C. 29835

County: McCormick

<u>Previous Orders:</u> None <u>Permit/ID Number:</u> 3520002 <u>Summary</u>: McCormick County Water & Sewer Authority (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

34) Order Type and Number: Consent Order 10-113-DW

Order Date:November 15, 2010Respondent:City of AbbevilleFacility:City of Abbeville

<u>Location/Mailing Address</u>: 310 Vienna St., Abbeville, SC

29620/P.O. Box 639, Abbeville, SC

29620

<u>County</u>: Abbeville <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 0110001

<u>Summary</u>: The City of Abbeville (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its IDSE report; and pay a **stipulated penalty** in the amount of one thousand eight hundred dollars (\$1,800.00) should the Respondent fail to meet any requirement of the Order.

35) Order Type and Number: Consent Order 10-114-DW

Order Date:

Respondent:
City of Denmark
City of Denmark
City of Denmark

<u>Location/Mailing Address</u>: 4768 Carolina Highway

Denmark, S.C. 29042

County:BambergPrevious Orders:NonePermit/ID Number:0510002

<u>Summary</u>: The City of Denmark (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The

Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

36) Order Type and Number: Consent Order 10-115-DW

Order Date:November 15, 2010Respondent:Town of RidgelandFacility:Town of Ridgeland

<u>Location/Mailing Address</u>: 1 Town Square, Ridgeland, SC

29936/P.O. Box 1119, Ridgeland,

SC 29936 Jasper

County:JasperPrevious Orders:NonePermit/ID Number:2710001

<u>Summary</u>: The Town of Ridgeland (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

37) Order Type and Number: Consent Order 10-116-DW

Order Date:November 15, 2010Respondent:Town of BowmanFacility:Town of Bowman

<u>Location/Mailing Address</u>: 131 Popular St., Bowman, SC

29018/P.O. Box 37, Bowman, SC

29018

County:OrangeburgPrevious Orders:NonePermit/ID Number:3810004

<u>Summary</u>: The Town of Bowman (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The

Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

38) <u>Order Type and Number</u>: Consent Order 10-117-DW

Order Date: November 15, 2010
Respondent: Town of St. Matthews
Facility: Town of St. Matthews

<u>Location/Mailing Address</u>: 1313 Bridge St., St. Matthews, SC

29135/P.O. Box 72, St. Matthews,

SC 29135 Calhoun

County:CalhounPrevious Orders:NonePermit/ID Number:0910001

<u>Summary</u>: The Town of St. Matthews (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

39) Order Type and Number: Consent Order 10-118-DW

Order Date:November 22, 2010Respondent:Town of AllendaleFacility:Town of AllendaleLocation/Mailing Address:1296 South Main Street

Allendale, S.C. 29810

<u>County</u>: Allendale
<u>Previous Orders</u>: None
<u>Permit/ID Number</u>: 0310001

<u>Summary</u>: The Town of Allendale (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as

follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

40) Order Type and Number: Consent Order 10-119-DW

Order Date: November 22, 2010

Respondent: Rolling Meadows I, LLC Facility: Rolling Meadows MHP

<u>Location/Mailing Address</u>: 4801 Sunset Boulevard, Lot 108

Lexington, S.C. 29072

<u>County</u>: Lexington
<u>Previous Orders</u>: None
<u>Permit/ID Number</u>: 3260027

<u>Summary</u>: Rolling Meadows I, LLC (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report, and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

41) Order Type and Number: Consent Order 10-120-DW

Order Date:November 22, 2010Respondent:Town of RidgewayFacility:Town of Ridgeway

<u>Location/Mailing Address</u>: 235 E. Church St., Ridgeway, SC

29130/P.O. Box 24, Ridgeway, SC

29130

County:FairfieldPrevious Orders:NonePermit/ID Number:2010002

<u>Summary</u>: The Town of Ridgeway (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as

follows: failure to submit its Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its IDSE report; and pay a **stipulated penalty** in the amount of one thousand eight hundred dollars (\$1,800.00) should the Respondent fail to meet any requirement of the Order.

42) Order Type and Number: Consent Order 10-121-DW

Order Date:November 22, 2010Respondent:Town of BranchvilleFacility:Town of Branchville

<u>Location/Mailing Address</u>: 7644 Freedom Rd., Branchville, SC

29432/P.O. Box 85, Branchville, SC

29432

County:OrangeburgPrevious Orders:NonePermit/ID Number:3810005

<u>Summary</u>: The Town of Branchville (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

43) Order Type and Number: Consent Order 10-122-DW

Order Date: November 22, 2010

Respondent: Goat Island Water & Sewer

Company, Inc.

Facility: Goat Island Water & Sewer

Company

Location/Mailing Address: 2039 Lake Marion Shores Road

Summerton, S.C. 29148

County:ClarendonPrevious Orders:NonePermit/ID Number:1450002

<u>Summary</u>: Goat Island Water & Sewer Company, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water

Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

44) Order Type and Number: Consent Order 10-123-DW

Order Date: November 22, 2010

Respondent: Allendale Industrial Park
Facility: Allendale Industrial Park

<u>Location/Mailing Address</u>: 292 Barnwell Hwy, Allendale, SC

29810/P.O. Box 190, Allendale, SC

29810

<u>County</u>: Allendale <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 0320002

<u>Summary</u>: Allendale Industrial Park (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

45) <u>Order Type and Number</u>: Consent Order 10-124-DW

Order Date:November 22, 2010Respondent:Town of YemasseeFacility:Town of Yemassee

<u>Location/Mailing Address</u>: 101Town Hall Circle, Yemassee, SC

29945/P.O. Box 577, Yemassee, SC

29945

<u>County</u>: Hampton <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 2510006

<u>Summary</u>: The Town of Yemassee (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations for failure

to properly operate and maintain the PWS as follows: the chlorine scales were not calibrated on a yearly basis and were not properly maintained; the valves and hydrants were not being maintained; the storage tank was showing signs of deterioration; the procedure manual was incomplete; and the Respondent failed to submit its Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: correct all deficiencies; submit its IDSE report; pay a civil penalty in the amount of six hundred dollars (\$600.00); and pay a stipulated penalty in the amount of four thousand eight hundred dollars (\$4,800.00) should the Respondent fail to meet any requirement of the Order.

46) Order Type and Number: Consent Order 10-125-DW

Order Date: November 22, 2010

Respondent: Jenkinsville Water Company, Inc.

<u>Facility</u>: Jenkinsville Water Company

<u>Location/Mailing Address</u>: 12924 Hwy 213

Jenkinsville, S.C. 29065

County: Fairfield

Previous Orders: 10-058-DW \$4,000.00 (Stipulated)

Permit/ID Number: 2020001

<u>Summary</u>: Jenkinsville Water Company, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its standard monitoring plan or system specific study and Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its standard monitoring plan or system specific study and IDSE report; and pay a **stipulated penalty** in the amount of three thousand six hundred dollars (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

47) Order Type and Number: Consent Order 10-126-DW

Order Date: November 29, 2010

<u>Respondent:</u> Bamberg Board of Public Works
<u>Facility:</u> Bamberg Board of Public Works
<u>Location/Mailing Address:</u> 2340 Main Hwy, Bamberg, SC

29003/P.O. Box 1180, Bamberg, SC

29003

<u>County</u>: Bamberg <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 0510001 <u>Summary</u>: Bamberg Board of Public Works (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to submit its Initial Distribution System Evaluation (IDSE) report.

Action: The Respondent is required to: submit its IDSE report; and pay a **stipulated penalty** in the amount of one thousand eight hundred dollars (\$1,800.00) should the Respondent fail to meet any requirement of the Order.

# **Water Pollution Enforcement**

48) Order Type and Number: Consent Order 10-055-W

Order Date: November 29, 2010

Respondent: Richland County Department of

**Utilities** 

<u>Facility</u>: Eastover Regional WWTF <u>Location/Mailing Address</u>: 7525 Broad River Road

Irmo, SC 29063

<u>County</u>: Richland <u>Previous Orders</u>: None <u>Permit/ID Number</u>: SC0047911

<u>Summary</u>: Richland County Department of Utilities (Respondent) is responsible for the operation and maintenance of the Eastover Regional Wastewater Treatment Facility (WWTF) located in Richland County. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failed to comply with the effluent limits for biochemical oxygen demand percent removal, total suspended solids, and total suspend solids percent removal as contained in its National Pollutant Discharge Elimination System Permit.

Action: The Respondent is required: to construct a new WWTF as necessary to meet permit limits, in accordance with the schedule contained in the Consent Order; and, pay a civil penalty in the amount of one thousand five hundred dollars (\$1,500.00) and pay a suspended penalty in the amount of two thousand five hundred dollars (\$2,500.00) should the Respondent fail to meet any requirement of the Order.

49) Order Type and Number: Consent Order 10-056-W

Order Date: November 29, 2010

Respondent: Richland County Department of

Utilities

Facility: Broad River WWTF
Location/Mailing Address: 7525 Broad River Road

Irmo, SC 29063

<u>County</u>: Richland

<u>Previous Orders:</u> 06-114-W (\$4,200.00)

Permit/ID Number: SC0046621

<u>Summary</u>: Richland County Department of Utilities (Respondent) is responsible for the operation and maintenance of the Broad River Wastewater Treatment Facility (WWTF) located in Richland County. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failed to comply with the effluent limits for total phosphorous and fecal coliform as contained in its National Pollutant Discharge Elimination System Permit.

Action: The Respondent is required: to submit a corrective action plan addressing improvements to the WWTF, as necessary to meet permit limits; and, pay a civil penalty in the amount of two thousand eight hundred dollars (\$2,800.00) and pay a suspended penalty in the amount of four thousand dollars (\$4,000.00) should the Respondent fail to meet any requirement of the Order.

# **BUREAU OF AIR QUALITY**

50) Order Type and Number: Consent Order 10-065-A

Order Date:
Respondent:
Pilgrim's Pride Corp.
Facility:
Pilgrim's Pride Corp.
Pilgrim's Pride Corp.
Pilgrim's Pride Corp.
Pilgrim's Pride Corp.

Sumter, S.C. 29150

<u>County</u>: Sumter Previous Orders: N/A

Permit/ID Number: TV-2140-0006

<u>Violations Cited</u>: South Carolina Air Pollution Control

Regulation 61-62.70, Title V Operating Permit Program

<u>Summary</u>: Pilgrim's Pride Corporation (Respondent) owns and operates a facility that processes raw, partially cooked, and fully cooked chicken products. The Department issued Part 70 (Title V) operting Permit TV-2140-0006 to the Respondent, efective October 1, 2005. The Respondent violated South Carolina Air Pollution Control Regulations in that it failed to submit a complete Title V permit renewal application to the Department at least six (6) months prior to the permit expiration date.

Action: Respondent is required: to comply with all terms and conditions of the Title V Permit TV-2140-0006, effective October 1, 2005, until such time as the Department takes final action on the application for renewal; and henceforth submit a timely and complete Title V Permit renewal application to the Department.

51) Order Type and Number: Consent Order 10-066-A

Order Date: November 17, 2010

Respondent: Banks Construction Company
Facility: Banks Construction Company

<u>Location/Mailing Address</u>: 101 Mellichamp Rd Hwy 78W,

Summerville, SC 29484 / P.O. Box 71505, N. Charleston, SC 29415

County: Dorchester

Previous Orders: N/A
Permit/ID Number: 9900-0461

<u>Violations Cited</u>: U.S. EPA 40 CFR 60.92(a)(1), South

Carolina Air Pollution Control Regulation 61-62.60, Subpart I, and South

Carolina Air Pollution Control Regulation 61-62.1, Section II.A.4.

<u>Summary</u>: Banks Construction Company (Respondent) owns and operates a drum mix asphalt plant located in Summerville, South Carolina. On November 1, 2005, the Department issued Construction Permit 9900-0461-CA to the Respondent. The Respondent violated U.S. EPA Regulations at 40 CFR 60, South Carolina Air Pollution Control Regulations, and its permit as follows: failure to comply with its particulate matter (PM) emission limit; and failure to perform visible emissions inspections.

Action: The Respondent is required to: perform visible emissions inspections; comply with the PM emission limit; and pay a civil penalty in the amount of six thousand dollars (\$6,000.00).

#### **BUREAU OF ENVIRONMENTAL HEALTH**

# **Food Protection Enforcement**

52) Order Type and Number: Administrative Order 2010-206-03-

031

Order Date: November 2, 2010 Respondent: **Publix #597** 

Facility: Publix Deli/Bakery

Location/Mailing Address: 4840 Forest Drive

Columbia, S.C. 29206

County: Richland Previous Orders: None

<u>Permit/ID Number</u>: 40-206-04078

<u>Violations Cited</u>: R.61-25, Retail Food Establishments,

Chapter II.C.

<u>Summary</u>: Publix #597 (Respondent), located at 4840 Forest Drive, Columbia, South Carolina, owns a deli and bakery within a retail food market, that has violated Regulation 61-25, Retail Food Establishments by not holding food at proper temperatures for at least two consecutive routine inspections.

Action: The Respondent has corrected the violations and has paid a civil penalty in the amount of five hundred dollars (\$500.00). The case was closed on December 3, 2010.

53) Order Type and Number: Administrative Order 2010-206-03-

032

Order Date: November 23, 2010

Respondent: Lau Fung and Jiang Duan

Facility: China Wok

<u>Location/Mailing Address</u>: 2300 Taylor Street

Columbia, S.C. 29204

County: Richland Previous Orders: None

Permit/ID Number: 40-206-05376

Violations Cited: R.61-25, Retail Food Establishments,

Chapter II.C.

<u>Summary</u>: Lau Fung and Jiang Duan (Respondents) own China Wok, a restaurant located at 2300 Taylor Street, Columbia, South Carolina, that has violated Regulation 61-25, Retail Food Establishments by not holding food at proper temperatures for at least two consecutive routine inspections.

Action: The Respondents have been ordered to correct the violations and pay a civil penalty in the amount of five hundred dollars (\$500.00). This case is still pending; follow-up inspections have been scheduled.

54) Order Type and Number: Administrative Order 2010-206-07-

025

Order Date: November 9, 2010

Respondent: Just One More Bar & Grill
Facility: Just One More Bar & Grill
Location/Mailing Address: 7520 Brandywine Road

North Charleston, S.C. 29420

<u>County</u>: Charleston Previous Orders: None

Permit/ID Number: 10-206-05075

<u>Violations Cited</u>: R.61-25, Retail Food Establishments,

Chapter B.B. and Chapter VII.C.

<u>Summary</u>: Just One More Bar & Grill is a restaurant located at 7520 Brandywine Road, North Charleston, South Carolina, that has violated Regulation 61-25, Retail Food Establishments by having repeated violations as follows: continuing to utilize equipment that is in poor repair, after this had been cited on several inspections and not repairing holes in the wall after this had been cited on several inspections.

Action: The Respondent has corrected the violations and has paid a civil penalty in the amount of two-hundred-fifty dollars (\$250.00). The case was closed on November 29, 2010.