EQC ENFORCEMENT REPORT BOARD OF HEALTH AND ENVIRONMENTAL CONTROL July 12, 2012

BUREAU OF LAND AND WASTE MANAGEMENT

Underground Storage Tank Enforcement

1) Order Type and Number: Administrative Order 11-0148-UST

Order Date: May 3, 2012

Respondent: Sanjay Patel, Ulka Patel Facility: Forestbrook Grocery

<u>Location Address</u>: 1272 Forestbrook Road, Myrtle

Beach, SC

Mailing Address: 2521 Hunters Trail, Myrtle Beach,

SC 29588

County: Horry

Previous Orders: 10-0113-UST (\$1,008.00)

Permit/ID Number: 17398

<u>Violations Cited</u>: State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (2002 and Supp. 2010), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.40(a) and R.61-92.280.34(c) (Supp. 2011).

<u>Summary</u>: Sanjay Patel and Ulka Patel (Respondents) own and operate underground storage tanks, located in Myrtle Beach, South Carolina, and have violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to provide adequate release detection methods for an underground storage tank system and failure to provide records to the Department upon request.

Action: The Respondents are required to: submit tank tightness and line tightness test results or proof that the USTs have been emptied to less than one inch of residue and pay a civil penalty in the amount of four thousand, one hundred fifty-eight dollars (\$4,158.00).

2) Order Type and Number: Consent Order 11-0356-UST

Order Date: May 7, 2012

Respondent: Preston W. Brown, Jr. Facility: Yarborough Brothers

Location: Hwy 215, Jenkinsville, SC 29065

Mailing Address: P.O. Box 783, Blythewood, SC

29016

County:FairfieldPrevious Orders:NonePermit/ID Number:09835

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (2002 and Supp. 2010), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.31 (a) and R.61-92.280.70(a) (Supp. 2011).

<u>Summary</u>: Preston W. Brown, Jr. (Respondent) owns and operates underground storage tanks (USTs) in Fairfield County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to maintain and continuously operate corrosion protection equipment and failure to continue operation and maintenance of corrosion protection or appropriate release detection on a temporarily closed UST.

Action: The Respondent is required to: submit a completed tank/sludge disposal form for approval to permanently close the USTs; submit an UST closure and assessment report after removal; and, pay a civil penalty in the amount of four hundred dollars (\$400.00).

3) Order Type and Number: Consent Order 11-0418-UST

Order Date: May 14, 2012

Respondent: Willis Road Center, LLC d.b.a.

Blackstock Food Mart

Facility: Blackstock Food Mart

Location: 127 South Blackstock Road,

Spartanburg, SC 29301

Mailing Address: P.O. Box 1565, Lawrenceville, GA

30046

County: Spartanburg

<u>Previous Orders:</u> None <u>Permit/ID Number:</u> 19462

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (2002 and Supp. 2010) Section 44-2-60(A), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.34(c) and R.61-92.280.40(a).

<u>Summary</u>: Willis Road Center, LLC d.b.a. Blackstock Food Mart (Respondent) owns and operates underground storage tanks (USTs) in Spartanburg County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to provide records to the Department upon request and failure to provide a proper release detection method.

Action: The Respondent is required to pay a civil penalty in the amount of one thousand, three hundred dollars (\$1,300.00).

4) Order Type and Number: Consent Order 12-0071-UST

Order Date: May 22, 2012

Respondent: UPA Investments, Inc. Facility: Chester Express One, Inc.

Location: 895 J.A. Cochran Bypass, Chester,

SC 29706

Mailing Address: 32321 Alpine Court, Temecula, CA

92592

County:ChesterPrevious Orders:NonePermit/ID Number:02130

<u>Violations Cited:</u>
State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (2002 and Supp. 2010), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.34(c), R.61-92.280.35(e), R.61-92.280.35(f), R.61-92.280.40(a), R.61-92.280.41(b)(1)(ii), R.61-92.280.43(h), R.61-92.280.43(h)

92.280.44(a), and R.61-92.280.45(b)(1) (Supp. 2011).

<u>Summary</u>: UPA Investments, Inc. (Respondent) owns underground storage tanks (USTs) in Chester County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to provide records to the Department upon request; failure to have a trained Class A/B operator validate that monthly duties had been performed; failure to have a Class A/B operator physically visit each assigned facility quarterly; failure to provide an adequate release detection method for a UST system; failure to conduct an annual tightness test on pressurized lines or have monthly monitoring; failure to conduct proper release detection using statistical inventory reconciliation; failure to check the line leak detector function annually; and, failure to maintain sampling, testing, or monthly monitoring records for at least one year.

Action: The Respondent is required to submit line tightness and line leak detector test results for the regular, mid-grade and diesel product lines and pay a civil penalty in the amount of one thousand, eight hundred fifty dollars (\$1,850.00).

5) Order Type and Number: Consent Order 12-0093-UST

Order Date:May 14, 2012Respondent:David KavehFacility:Corner Stop 111

<u>Location Address</u>: 505 South Anderson Road, Rock

Hill, SC

Mailing Address: P.O. Box 3278, Rock Hill, SC 29730

<u>County</u>: York <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 12955

<u>Violations Cited</u>: State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (2002 and Supp. 2010), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.31(a), R.61-92.280.40(a)(2), R.61-92.280.31(c), R.61-92.280.41(b)(1)(ii), R.61-92.280.44(a), R.61-92.280.50(c), and R.61-92.280.34(c) (Supp. 2011).

<u>Summary</u>: David Kaveh (Respondent) owns and operates underground storage tanks, located in Rock Hill, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to maintain and operate corrosion protection equipment continuously; failure to inspect the impressed current system every sixty (60) days; failure to provide a method of release detection that is installed, calibrated, operated, and maintained in accordance with manufacturer's instructions; failure to conduct an annual line tightness test on pressurized lines or have monthly monitoring; failure to conduct an annual test of automatic line leak detectors; failure to report a suspected release; and, failure to provide records to the Department upon request.

Action: The Respondent is required to pay a civil penalty in the amount of two thousand, four hundred fifty dollars (\$2,450.00) in accordance with a promissory note.

6) Order Type and Number: Consent Order 12-0112-UST

Order Date: May 22, 2012

Respondent: FRI Greenville II, LLC Facility: FRI Greenville II, LLC

<u>Location</u>: 55 Beattie Place, Suite 310 and 75

Beattie Place, Greenville, SC 29601

Mailing Address: 101 North Main Street, Greenville,

SC 29601

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

Permit/ID Number: 04188 & 10180

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (2002 and Supp. 2010), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.93(a) and R.61-92.280.110(c) (Supp. 2011).

<u>Summary</u>: FRI Greenville II, LLC (Respondent) owns and operates underground storage tanks (USTs) in Greenville County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to demonstrate financial responsibility upon expiration of the previous mechanism and failure to submit updated financial responsibility documentation upon expiration of the previous mechanism.

Action: The Respondent is required to: submit a completed Certificate of Financial Responsibility; submit proof of a valid financial responsibility mechanism; and, pay a civil penalty in the amount of one thousand, four hundred fifty dollars (\$1,450.00).

7) Order Type and Number: Consent Order 12-0115-UST

Order Date: May 7, 2012
Respondent: Yumnaji, Inc.
Facility: Yumnaji, Inc.

<u>Location</u>: 11450 South Hwy 11, Westminster,

SC 29693

Mailing Address: 116 West Main Street, Walhalla, SC

29691

County: Oconee

Previous Orders: 11-0058-UST (\$600.00)

Permit/ID Number: 06779

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (2002 and Supp. 2010), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.34(c), R.61-92.280.40(a) and R.61-92.280.43(d) (Supp. 2011).

<u>Summary</u>: Yumnaji, Inc. (Respondent) owns and operates underground storage tanks (USTs) in Oconee County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to provide records to the Department upon request; failure to provide an adequate release detection method for a UST system; and, failure to conduct release detection in accordance with the requirements of the Automatic Tank Gauge (ATG) method.

<u>Action</u>: The Respondent is required to pay a civil penalty in the amount of nine hundred dollars (\$900.00).

8) Order Type and Number: Consent Order 12-0126-UST

Order Date: May 22, 2012

Respondents: Palmetto Oil of Charleston, LLC

Facility: Palmetto Amoco

<u>Location</u>: 650 Coleman Blvd., Mt. Pleasant,

SC 29464

Mailing Address: 960 Tall Pine Road, Mt. Pleasant, SC

29464

County:CharlestonPrevious Orders:NonePermit/ID Number:17295

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (2002 and Supp. 2010), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.93(a), and R.61-92.280.110(c) (Supp. 2011).

<u>Summary</u>: Palmetto Oil of Charleston, LLC (Respondent) owns underground storage tanks (USTs) in Charleston County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to demonstrate financial responsibility upon expiration of the previous mechanism and failure to submit updated financial responsibility documentation upon expiration of the previous mechanism.

Action: The Respondent is required to: submit a completed Certificate of Financial Responsibility; submit proof of a valid financial responsibility mechanism, and; pay a civil penalty in the amount of eight hundred fifty dollars (\$850.00).

9) Order Type and Number: Consent Order 12-0129-UST

Order Date: May 24, 2012
Respondent: Prakash Patel
Facility: Two Way Mart

Location: 2227 Sumter Highway, Manning, SC

29102

Mailing Address: 500 1st Street West, Hampton, SC

29924

County:ClarendonPrevious Orders:NonePermit/ID Number:12708

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) Section 44-2-60(A) (2002 and Supp. 2010), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.93(a) and R. 61-92.280.110(c) (Supp. 2011).

<u>Summary</u>: Prakash Patel (Respondent) owns and operates underground storage tanks (USTs) in Clarendon 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 pay a civil penalty in the amount of eight hundred fifty dollars (\$850.00).

Hazardous Waste Enforcement

10) Order Type and Number: Consent Order 12-05-HW

Order Date: May 29, 2012

Respondent: Cogsdill Tool Products, Inc. Facility: Cogsdill Tool Products, Inc.

Location: 1001 Gulon Street

Camden, South Carolina 29201

Mailing Address: PO Box 7007

Camden, SC 29021

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

Permit/ID Number: SCD 005 320 544

<u>Violations Cited</u>: The South Carolina Hazardous Waste Management Act §44-56-130(2); The South Carolina Hazardous Waste Management Regulation 61-79.270.1(c); R.61-79.265.190; R.61-79.265.173(a); R.61-79.273.13(d)(1); R.61-79.273.14(e); R.61-79.

265.54(d); and, R.61-79265.53(b).

Summary: Cogsdill Tool Products, Inc. (Respondent), located in Camden, South Carolina, designs and manufactures specialty tooling for the metal machining industry at its facility. The Respondent has violated the Hazardous Waste Management Regulations as follows: failure to apply for a permit for the treatment of a hazardous waste; failure to comply with the hazardous waste tank system requirements; failure to keep a container holding hazardous waste closed during storage, except when it is necessary to add or remove waste; failure to keep containers of universal waste closed during storage; failure to label or mark clearly each lamp or a container or package in which such lamps are contained with one of the following phrases: "Universal Waste - Lamp(s)," or "Waste Lamp(s)," or "Used Lamp(s);" failure to have a contingency plan that was reviewed, and immediately amended, whenever the list of emergency coordinators changes; and, failure to submit a copy of the contingency plan to all local police departments, fire departments, hospitals, and local and state emergency response teams that may be called upon to provide emergency services.

Action: The Respondent is required to: ensure compliance with the South Carolina Hazardous Waste Management Act and Regulations; ensure that the

treatment of hazardous waste is performed in accordance with the regulations; ensure that containers of hazardous waste are managed in accordance with the regulations; ensure that universal wastes are managed in accordance with the regulations; ensure that the contingency plan is maintained and updated in accordance with the regulations; and, pay to the Department a civil penalty in the amount of four thousand dollars (\$4,000.00).

Infectious Waste Enforcement

11) <u>Order Type and Number:</u> Consent Order 12-01-IW

Order Date:May 7, 2012Respondent:Methodist OaksFacility:Methodist Oaks

<u>Location</u>: 1000 Methodist Oaks Drive

Orangeburg, SC 29115

Mailing Address: Same

<u>County</u>: Orangeburg

<u>Previous Orders</u>: None

Permit Number: SC38-0041G

Violations Cited: The South Carolina Infectious Waste

Management Act §44-93-30 and the South Carolina Infectious Waste Management Regulation 61-105.I.(9), R.61-105.I.(1), R.61-105.I.(3),

R.61-105.K.(1)(c), R.61-105.K.(5)(a), and R.61-105.F.(6)(j).

<u>Summary</u>: Methodist Oaks (Respondent) is a retirement community equipped with a nursing home and assisted living facilities. The Respondent has violated the South Carolina Infectious Waste Management Regulations as follows: failure to properly disinfect a reusable storage container; failure to ensure that infectious waste is packaged and stored to prevent any release; failure to place, store, and maintain infectious waste before and during transport in a rigid, semi rigid, leak resistant container that is impervious to moisture; failure to maintain infectious waste in a nonputrescent state; and, failure to obtain and accurately record the weight of infectious waste within fifty (50) days of shipment.

Action: The Respondent is required to: ensure compliance with the South Carolina Infectious Waste Management Act and Regulations; ensure that infectious waste is packaged and stored in accordance with the regulations; ensure that records of the weight of infectious waste being sent offsite for disposal are maintained in accordance with the regulations; and, pay a civil penalty in the amount of five thousand dollars (\$5,000.00).

Solid Waste Enforcement

12) <u>Order Type and Number:</u> Consent Order 11-24-SW

Order Date: May 22, 2012

Respondents: McKenzie Backhoe & Dozer

Service, Inc.

Facility: McKenzie Wood Chipping

<u>Location:</u> 160 Daffodil Drive, Georgetown, SC Mailing Address: 160 Daffodil Drive, Georgetown, SC

29440

County: Georgetown

Previous Orders: None

Permit/ID Number: 222732-3001

<u>Violations Cited</u>: South Carolina Solid Waste Policy and Management Act of 1991 (Rev. 2002), and Solid Waste Management: Yard Trash and Land-Clearing Debris; and Compost Regulation 61-107.4,

Section F.11.a. (Supp. 2011).

<u>Summary</u>: McKenzie Backhoe & Dozer Service, Inc. (Respondent) performs wood chipping operations at the Facility in Georgetown, South Carolina. The Respondent was observed burning stumps, in violation of the Solid Waste Management: Yard Trash and Land-Clearing Debris; and Compost Regulation that states that open burning of solid waste at a composting facility is prohibited.

Action: The Respondent is required to: cease all burning activity and pay a civil penalty in the amount of one thousand, six hundred dollars (\$1,600.00).

BUREAU OF WATER

Drinking Water Enforcement

13) Order Type and Number: Consent Order 12-031-DW

Order Date: May 14, 2012

Respondent: Clearwater Pool Service of Hilton

Head, Inc.

<u>Facility</u>: Clearwater Pool Service

Location: 32 Hunter Road

Hilton Head Island, SC 29926

Mailing Address:SameCounty:BeaufortPrevious Orders:None

<u>Permit/ID Number</u>: 07-190-1/07-190-2 <u>Violations Cited</u>: S.C. Code Ann. Regs. 61-51(B)(5)(b)

<u>Summary</u>: Clearwater Pool Service of Hilton Head, Inc. (Respondent) is responsible for the proper modification of two pools. The Respondent has violated the Public Swimming Pools Regulation as follows: the pools were replastered prior to submitting a change order request form.

Action: The Respondent is required to: submit a change order request form and pay a civil penalty in the amount of four hundred dollars (\$400.00). The civil penalty has been paid and a change order request form has been submitted.

14) Order Type and Number: Consent Order 12-032-DW

Order Date: May 14, 2012
Respondent: Wildwater, Ltd.

Facility: Wildwater

<u>Location</u>: 1251 Academy Road

Long Creek, SC 29658

Mailing Address: P.O. Box 309

Long Creek, SC 29658

<u>County</u>: Oconee <u>Previous Orders</u>: None Permit/ID Number: 3770909

Violations Cited: S.C Code Ann. Regs. 61-58.1(B) and

61-58.1(K)

<u>Summary</u>: Wildwater, Ltd. (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 obtain a permit prior to the modification of the PWS and failure to obtain final approval to operate prior to placing the PWS modification into operation.

Action: The Respondent is required to: submit a corrective action plan to address the unpermitted construction and operation without approval; pay a civil penalty in the amount of three thousand four hundred dollars (\$3,400.00); and, pay a stipulated penalty in the amount of three thousand four hundred dollars (\$3,400.00) should the Respondent fail to meet any requirement of the Order.

15) Order Type and Number: Consent Order 12-034-DW

Order Date: May 1, 2012

Respondent: Joe Clarence, Individually and

d.b.a. Friends and Family

<u>Facility</u>: Friends and Family

Location: 4721 West Palmetto Street

Timmonsville, SC 29161

Mailing Address: P.O. Box 621

Timmonsville, SC 29161

<u>County:</u> Florence <u>Previous Orders:</u> None Permit/ID Number: 2172011

<u>Violations Cited:</u> S.C Code Ann. Regs. 61-58.5(F)

<u>Summary</u>: Joe Clarence, Individually and d.b.a. Friends and Family (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 four thousand dollars (\$4,000.00) should the Respondent fail to meet any requirement of the Order.

16) Order Type and Number: Consent Order 12-035-DW

Order Date: May 14, 2012

Respondent: Upper Palmetto YMCA

Facility: Camp Cherokee

Location: 1299 Camp Cherokee Road

Blacksburg, SC 29702

Mailing Address: 323 Oakland Avenue

Rock Hill, SC 29730

<u>County</u>: York <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 11-1005N

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-50(D)(6)

and 61-50(D)(7)

<u>Summary</u>: Upper Palmetto YMCA (Respondent) is responsible for the proper operation and maintenance of a natural public swimming area. The Respondent has violated the Natural Public Swimming Areas Regulation as follows: failure to notify the Department within twenty-four hours of knowledge of an exceedance of the fecal coliform single sample limit and failure to immediately close the swimming area following an exceedance.

Action: The Respondent is required to: submit a standard operating procedure that will be implemented to ensure future compliance and pay a civil penalty in the amount of one thousand three hundred sixty dollars (\$1,360.00).

17) Consent Order 12-036-DW Order Type and Number:

> Order Date: May 14, 2012

Respondent: **Sealy Management Company, Inc.** Facility: **Huntington Downs Apartments** Location: 1409 Roper Mountain Road

Greenville, SC 29615

P.O. Box 1370 Mailing Address:

Tuscaloosa, AL 35403

Greenville County: Previous Orders: None

Permit/ID Number: 23-320-1/23-306-1

Violations Cited: S.C. Code Ann. Regs. 61-51(J)

Summary: Sealy Management Company, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of two pools. Respondent has violated the Public Swimming Pools Regulation as follows: the chlorine level was not within the acceptable range of water quality standards; the pool operator of record information was not posted on the pool rules sign; two ladders were missing a step; the emergency telephone was not operational; the United States Coast Guard approved life ring did not have a rope attached; the weirs were missing; the depth markers did not meet regulations; the flow meter was not working; and, the bound and numbered log book was not maintained on a daily basis. A violation was issued for failure to properly operate and maintain both pools on two occasions.

Action: The Respondent is required to: submit a corrective action plan and schedule of implementation to address the deficiencies and pay a civil penalty in the amount of one thousand twenty dollars (\$1,020.00).

18) Order Type and Number: Consent Order 12-037-DW

> Order Date: May 17, 2012 Respondent: **Town of Wagener** Facility: Town of Wagener Location: Wagener, SC 29164 Mailing Address:

P.O. Box 400

Wagener, SC 29164

Aiken County: Previous Orders: None Permit/ID Number: 0210004 <u>Violations Cited</u>: S.C. Code Ann. Regs. 61-58.5(G)(1) and 61.58.13(C)(3)

<u>Summary</u>: The Town of Wagener (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 conduct bacteriological and disinfectant level monitoring.

Action: The Respondent is required to: submit documentation verifying that it has contracted with a South Carolina certified lab to conduct bacteriological and disinfectant level monitoring; pay a civil penalty in the amount of two thousand four hundred fifty dollars (\$2,450.00); and, pay a stipulated penalty in the amount of two thousand four hundred fifty dollars (\$2,450.00) should the Respondent fail to meet any requirement of the Order.

19) Order Type and Number: Consent Order 12-038-DW

Order Date:May 17, 2012Respondent:Town of ClioFacility:Town of ClioLocation:Clio, SC 29525Mailing Address:P.O. Box 487

Clio, SC 29525

<u>County</u>: Marlboro <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 3410002

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-58.7

Summary: The Town of Clio (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: fire flow testing had not been conducted; there was no valve/hydrant maintenance program; the clearwell was leaking and had not been maintained; the PWS had unaccountable water loss; the South Main Street elevated storage tank was in need of exterior and interior renovations and the minimum fencing was not provided around its perimeter; and, a valve located at Well 1 and several customer meters were in need of replacing.

Action: The Respondent is required to: correct all of the deficiencies; pay a civil penalty in the amount of three thousand eight hundred dollars (\$3,800.00); and, pay a stipulated penalty in the amount of three thousand eight hundred dollars (\$3,800.00) should the Respondent fail to meet any requirement of the Order.

20) Order Type and Number: Consent Order 12-039-DW

Order Date: May 30, 2012

Respondent: River Oaks Golf Villas HOA, Inc.

Facility: River Oaks
Location: 1805 Oak Street

North Myrtle Beach, SC 29577

Mailing Address:SameCounty:HorryPrevious Orders:NonePermit/ID Number:26-L86-1

Violations Cited: S.C. Code Ann. Regs. 61-51(J)

<u>Summary</u>: River Oaks Golf Villas Homeowners' Association, 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 chlorine level was not within the acceptable range of water quality standards; the pH level was not within the acceptable range of water quality standards; the United States Coast Guard approved life ring did not have a rope attached; and the automatic controller was not operating properly. A violation was issued for failure to properly operate and maintain the pool on one occasion.

<u>Action</u>: The Respondent is required to: submit a standard operating procedure for the pool that will be implemented to ensure future compliance; and pay a civil penalty in the amount of two hundred fifty-five dollars (\$255.00). The civil penalty has been paid.

21) Order Type and Number: Consent Order 12-040-DW

Order Date: May 24, 2012

Respondent: Mudcity Outdoors, LLC

Facility: Bell's Marina

Location: 12907 Old Number 6 Highway

Eutawville, SC 29048

Mailing Address:SameCounty:OrangeburgPrevious Orders:NonePermit/ID Number:3870418

<u>Violations Cited</u>: S.C Code Ann. Regs. 61-58.5(F)

<u>Summary</u>: Mudcity Outdoors, 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 four thousand dollars (\$4,000.00) should the Respondent fail to meet any requirement of the Order.

22) Order Type and Number: Consent Order 12-041-DW

Order Date: May 30, 2012

Respondent: Balaji Hospitality LLC
Facility: Quality Inn & Suites
Location: 1286 Sniders Highway
Walterboro, SC 29488

Mailing Address:SameCounty:ColletonPrevious Orders:NonePermit/ID Number:15-008-1

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-51(J)

Summary: Balaji Hospitality LLC (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 chlorine level was not within the acceptable range of water quality standards; the cyanuric acid level was above the water quality standards acceptable limit; the depth markers did not meet regulations; the shepherd's crook did not have a twelve foot pole; the pool walls and floor were dirty; the gate did not self latch; and, the bound and numbered log book was not maintained on a daily basis. A violation was issued for failure to properly operate and maintain the pool on four occasions. The Respondent has addressed all of the deficiencies.

Action: The Respondent is required to: pay a civil penalty in the amount of one thousand six hundred eighty dollars (\$1,680.00).

Water Pollution Enforcement

23) Order Type and Number: Consent Order 12-016-W

Order Date:May 7, 2012Respondent:Celanese Ltd.Facility:Enoree Plant

<u>Location</u>: 14355 Highway 221

Enoree, SC 29335

Mailing Address: Same

County: Spartanburg

<u>Previous Orders</u>: None

Permit/ID Number: SC0038229

<u>Violations Cited</u>: S.C. Code Ann. §48-1-110(d) and 24

S.C. Code Ann. Regs. 61-9.122.41(a)(1) (Supp. 2010).

<u>Summary</u>: Celanese Ltd. (Respondent) owns and is responsible for the proper operation and maintenance of the Celanese/Enoree Wastewater Treatment Facility (WWTF) serving the polymers, adhesives and hot melt glues manufacturing plant in Spartanburg County, South Carolina. The WWTF exceeded its effluent quality limitations for Surfactants (MBAS) reported on its monthly Discharge Monitoring Reports (DMRs) for the September through December 2011 monitoring periods.

Action: The Respondent is required to: submit a corrective action plan reporting corrective actions taken or planned which will enable the WWTF to meet MBAS limitations; and pay a civil penalty in the amount of three thousand dollars (\$3,000.00).

24) Order Type and Number: Consent Order 12-017-W

Order Date: May 7, 2012

Respondent: Glenn Springs Academy
Facility: Wastewater Treatment Facility

Location: S.C. Highway 215 & Glenn Springs

Rd., Pauline, SC

Mailing Address: P.O. Box 99

Pauline, SC 29374

<u>County</u>: Spartanburg

<u>Previous Orders:</u> None Permit/ID Number: SC0024449

<u>Violations Cited</u>: S.C. Code Ann. §48-1-110(d)(2008); 24 S.C. Code Ann. Regs. 61-9, Part B, 122.21(d)(2) and 122.41(a)(1)

(Supp. 2010).

<u>Summary</u>: Glenn Springs Academy (Respondent) owns and is responsible for the proper operation and maintenance of the wastewater treatment facility (WWTF) serving the adolescent boys' residential facility in Spartanburg County, South Carolina. The WWTF exceeded its effluent quality limitations for fecal coliform (FC) as reported on its monthly Discharge Monitoring Reports (DMRs) for the July and October 2011 monitoring periods. Also, the Respondent failed to submit a timely renewal application to allow for re-issuance of its National Pollutant Discharge Elimination System (NPDES) Permit prior to its expiration date as required.

Action: The Respondent is required to: continue NPDES Permit coverage for the WWTF pending either a) NPDES Permit re-issuance, or b) installation and final approval to operate an onsite wastewater treatment and disposal (septic tank)

system; closeout the WWTF in accordance with Department-approved plans within 180 days from termination of the WWTF discharge; and, pay a **suspended penalty** in the amount of one thousand four hundred dollars (\$1,400.00) should the Respondent fail to meet any requirement of the Order.

25) Order Type and Number: Consent Order 12-019-W

Order Date: May 17, 2012

Respondent: Renewable Water Resources

<u>Facility</u>: Pelham Road WWTF Location: 2750 East Phillips Road

Greer, SC 29650

Mailing Address: 575 Mauldin Road

Greenville, SC 29607

<u>County</u>: Greenville

<u>Previous Orders</u>: None

<u>Permit/ID Number</u>: SC0033804

Violations Cited: S.C. Code Ann. § 48-1-110(d)

(2008) and 24 S.C. Code Ann. Regs. 61-9.122.41 (a) and (d) (2010).

<u>Summary</u>: Renewable Water Resources (Respondent) is responsible for the proper operation and maintenance of the wastewater treatment facility (WWTF) located in Greenville County, South Carolina. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failed to comply with the permitted limits for Whole Effluent Toxicity (WET), as specified in its National Pollutant Discharge Elimination System (NPDES) Permit.

Action: The Respondent is required to: initiate a Toxicity Identification Evaluation/Toxicity Reduction Evaluation (TIE/TRE) if the WWTF effluent fails to meet WET limits during a period of one year from the execution date of the Consent Order; submit a TIE/TRE Plan to the Department in the event of the failure to meet WET limits; and, pay a civil penalty in the amount of four thousand dollars (\$4,000.00).

26) Order Type and Number: Consent Order 12-020-W

Order Date: May 22, 2012

Respondent:Town of Ware ShoalsFacility:Dairy Street WWTFLocation:Off Highway 25 Business

Ware Shoals, SC

Mailing Address: P.O. Box 510

Ware Shoals, SC 29692

County: Greenwood

<u>Previous Orders:</u> None in last 5 years

Permit/ID Number: SC0020214

<u>Violations Cited</u>: S.C. Code Ann. § 48-1-90(a) (2008) and 48-1-110(d) (2008); 24 S.C. Code Ann. Regs. 61-9.122.41(a) and (l)(6)(i) (Supp. 2010); and, 24 S.C. Code Ann. Regs. 61-9.122.403.8(f) (Supp. 2010).

<u>Summary</u>: The Town of Ware Shoals (Respondent), located in Greenwood County, South Carolina, owns and is responsible for the proper operation and maintenance of a wastewater treatment facility (WWTF). The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failed to comply with the effluent discharge limits of its National Pollutant Discharge Elimination System (NPDES) Permit for ammonia-nitrogen (NH₃-N) and total suspended solids (TSS); allowed the discharge of partially treated wastewater into the environment, including waters of the State, in a manner other than in compliance with its NPDES Permit; failed to properly implement its Department approved pretreatment program; and, failed to provide oral and written notification of non-compliance as required by its NPDES Permit.

Action: The Respondent is required to: submit a treatability study; submit a corrective action plan to remove all illicit materials from the WWTF in a timely manner; provide written notification to all unpermitted industrial users that no further discharges will be accepted until such time as permits have been approved by the Department and issued; pay a civil penalty in the amount of four thousand four hundred dollars (\$4,400.00); and, pay a suspended penalty in the amount of thirteen thousand two hundred dollars (\$13,200.00) should the Respondent fail to meet any requirement of the Order.

27) Order Type and Number: Consent Order 12-021-W

Order Date: May 22, 2012

Respondent: ArcelorMittal Georgetown, Inc. Facility: ArcelorMittal Georgetown Plant

<u>Location:</u> South Fraser Street

Georgetown, SC

Mailing Address: P.O. Box 619

Georgetown, SC 29442

<u>County</u>: Georgetown

Previous Orders: None in last 5 years

Permit/ID Number: SC0001431

<u>Violations Cited</u>: S.C. Code Ann. § 48-1-110(d)

(2008); 24 S.C. Code Ann. Regs. 61-9.122.41(a) (Supp. 2010).

<u>Summary</u>: ArcelorMittal Georgetown, Inc. (Respondent), located in Georgetown, South Carolina, owns and is responsible for the proper operation and maintenance of a wastewater treatment facility (WWTF). The Respondent has

violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failed to properly monitor and report for chronic toxicity (CTOX).

Action: The Respondent is required to: submit a standard operating procedure detailing sampling methods and training procedures to be implemented to ensure compliance with permit requirements and pay a civil penalty in the amount of six thousand four hundred dollars (\$6,400.00).

BUREAU OF AIR QUALITY

28) Order Type and Number: Consent Order 12-021-A

Order Date: May 23, 2012
Respondent: GP Allendale LP
Facility: GP Allendale LP

Location: 9918 Buford's Bridge Hwy, Fairfax,

SC, 29827

Mailing Address:SameCounty:AllendalePrevious Orders:NonePermit/ID Number:0160-0020

Violations Cited: U.S. EPA 40 CFR 63.6(e)(3)(iv); U.S. EPA 40 CFR 63.10(d)(5)(ii); U.S. EPA 40 CFR 60.11; U.S. EPA 40 CFR 60.13; U.S. EPA 40 CFR 60.48(b); 24A S.C. Code Ann. Regs. 61-62.60, Subpart Db; U.S. EPA 40 CFR 63.6(e)(1)(i); U.S. EPA 40 CFR 63.2250(a); U.S. EPA 40 CFR Table 2 To Subpart DDDD; 24A S.C. Code Ann. Regs. 61-62.63, Subpart DDDD; and, 24A S.C. Code Ann. Regs 61-62.1, Section II.

Summary: GP Allendale LP (Respondent) operates an oriented strand board (OSB) production plant in Fairfax, South Carolina. On June 19, 2009, the Department issued Prevention of Significant Deterioration of Air Quality Construction Permit 0160-0020-CB-R1 (PSD Permit) to the Respondent. The Respondent violated U.S. EPA Regulations, South Carolina Air Pollution Control Regulations, and its PSD Permit as follows: exceeded its volatile organic compound ("VOC") emission limit during a Department-approved source test; failed to maintain the temperature of the regenerative thermal oxidizer ("RTO") above the established minimum temperatures; failed to maintain the continuous flow rate monitor and continuously monitor and record the flow rate of each RTO; failed to maintain and calibrate the continuous opacity monitoring system ("COMS"); failed to operate and maintain the furnaces and RTOs in a manner consistent with good air pollution control practices during planned shutdowns; failed to adhere to the established startup, shutdown, and malfunction plan ("SSM

Plan") during multiple events; and, failed to maintain records of daily visual emission inspections.

Action: The Respondent is required to: comply with the VOC emission limit established in the PSD Permit; comply with requirements of Subpart DDDD and Subpart Db; operate and maintain each affected source in a manner consistent with good air pollution control practices; maintain the temperature of each RTO above the minimum established temperatures; maintain the continuous flow rate monitor and continuously monitor and record the flow rate of the RTOs; maintain and calibrate the COMS, continuously monitor opacity, and operate the COMS in a manner consistent with good air pollution control practices; comply with the established SSM Plan; perform and maintain records of daily visual emission inspections; and pay a civil penalty in the amount of thirty eight thousand dollars (\$38,000.00).