EQC ENFORCEMENT REPORT BOARD OF HEALTH AND ENVIRONMENTAL CONTROL June 14, 2012

BUREAU OF LAND AND WASTE MANAGEMENT

Underground Storage Tanks

1) Order Type and Number: Consent Order 10-0256-UST

Order Date: April 25, 2012
Respondent: Sumter Stop, LLC

Facility: Sumter Stop

<u>Location</u>: 610 South Guignard Drive,

Sumter, SC

Mailing Address:SameCounty:SumterPrevious Orders:NonePermit/ID Number:12300

<u>Violations Cited</u>: State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (Rev. 2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.65(a) and R.61-92.280.34(c) (Supp. 2011).

<u>Summary</u>: Sumter Stop, LLC (Respondent) owns and operates underground storage tanks, located in Sumter, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to determine the full extent of a release in accordance with a schedule established by the Department; and, failure to provide records to the Department upon request.

Action: The Respondent is required to: submit a Tier I Assessment Report and pay a civil penalty in the amount of twelve thousand, three hundred thirty dollars (\$12,330.00).

2) Order Type and Number: Consent Order 11-0358-UST

Order Date: April 25, 2012

Respondent: G.J. Creel & Sons, Inc.

Facility: Jimmy's Shell

<u>Location</u>: 1314 Longstreet Street, Kingstree,

SC 29556

Mailing Address: 708 12th Avenue, Conway, SC 29526

County: Williamsburg

<u>Previous Orders:</u> None <u>Permit/ID Number:</u> 09100

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) Section 44-2-60(A) (Rev. 2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.70(a) (Supp. 2011).

<u>Summary</u>: G.J. Creel & Sons, Inc. (Respondent) owns and operates underground storage tanks (USTs) in Williamsburg County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to continue appropriate release detection on a temporarily closed UST and failure to pay annual underground storage tank registration fees.

Action: The Respondent is required to submit proof that the 4,000 gallon tank has been emptied to less than one inch of residue; pay outstanding annual underground tank registration fees in the amount of three hundred sixty-three dollars (\$363.00); and, pay a civil penalty in the amount of six hundred dollars (\$600.00).

3) Order Type and Number: Consent Order 11-0370-UST

Order Date: April 6, 2012
Respondent: Bernie Bray Jr.

Facility: Bernie's Service Station
Location: 123 West Main Street,

Liberty, SC 29657

Mailing Address:SameCounty:PickensPrevious Orders:NonePermit/ID Number:13780

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (Rev. 2002), 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>: Bernie Bray Jr. (Respondent) owns and operates underground storage tanks (USTs) in Pickens 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 documentation to the Department upon request.

Action: The Respondent is required to: submit a completed Certificate of Financial Responsibility; submit proof of mechanism for financial responsibility; and, pay a civil penalty in the amount of six hundred dollars (\$600.00).

4) Order Type and Number: Consent Order 11-0408-UST

Order Date:April 6, 2012Respondent:Balwinder SinghFacility:Summerton Investment

Location: 3 Main Street, Summerton, SC

29148

Mailing Address: P.O. Box 879, Sumter, SC 29151

County:ClarendonPrevious Orders:NonePermit/ID Number:12275

<u>Violations Cited:</u>
Environmental Response Bank Act of 1988 (SUPERB Act) (Rev. 2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.34(c), R.61-92.280.31(b), R.61-92.280.40(a), R.61-

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

<u>Summary</u>: Balwinder Singh (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 provide records to the Department upon request; failure to have the corrosion protection system inspected by a qualified tester every three (3) years; failure to provide an adequate release detection method; failure to conduct an annual tightness test on pressurized lines or have monthly monitoring; and, failure to check line leak detector function annually.

Action: The Respondent is required to: submit automatic tank gauge (ATG) records or tank tightness test results, line tightness test results, and line leak detector test results for all USTs, or proof that all USTs contain less than one (1) inch of residue; submit acceptable corrosion protection system test results; and, pay a civil penalty in the amount of two thousand, three hundred fifteen dollars (\$2,315.00).

5) Order Type and Number: Consent Order 12-0007-UST

Order Date: April 25, 2012

Respondent: Premier Petroleum, Inc. Facility: KMO 110 Food & Stuff

<u>Location</u>: 1601 North Main Street, Anderson,

SC 29621

Mailing Address: 5555 Oakbrook Pkwy, Suite 390,

Norcross, GA 30093

<u>County</u>: Anderson <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 00754

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (Rev. 2002)

Section 44-2-60(A), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.31(c), R.61-92.280.34(c), R.61-92.280.35(c), R.61-92.280.40(a), R.61-92.280.43(h), R.61-92.280.45(b)(1), and R.61-92.280.70(a).

<u>Summary</u>: Premier Petroleum, Inc. (Respondent) owns and operates underground storage tanks (USTs) in Anderson County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to inspect the impressed current system every sixty (60) days; failure to provide records to the Department upon request; failure to have a trained Class A/B operator for the Facility; failure to provide a proper release detection method; failure to conduct release detection properly using statistical inventory reconciliation (SIR); failure to maintain records for at least one year; failure to continue operation and maintenance of corrosion protection or appropriate release detection on a temporarily closed UST; and, failure to pay annual underground storage tank registration fees.

Action: The Respondent is required to: submit twelve (12) months of SIR records or perform a tank tightness test and line tightness test for all tanks and piping or empty tanks to less than one (1) inch of residue; submit proof that the impressed current rectifier is operating properly and is being inspected no less than once every sixty (60) days; complete Class A/B Operator training; pay eighty-four dollars (\$84.00) in annual underground tank registration late fees; and, pay a civil penalty in the amount of one thousand, seven hundred dollars (\$1,700.00).

6) Order Type and Number: Consent Order 12-0021-UST

Order Date: April 6, 2012

Respondent: Frank McGuire, Jr.

Facility: Express Mart

Location: 1025 Pole Branch Road,

Clover, SC 29710

Mailing Address: 2975 Pump Station Road,

Rock Hill, SC 29732

County:YorkPrevious Orders:NonePermit/ID Number:17835

<u>Violations Cited:</u>
State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (Rev. 2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.34(c), R.61-92.280.41(b)(1)(ii), R.61-92.280.44(a), R.61-92.280.93(a), and R.61-92.280.110(c) (Supp. 2011).

<u>Summary</u>: Frank McGuire, Jr. (Respondent) owns and operates underground storage tanks (USTs) in York 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 conduct an annual line tightness test on pressurized lines or have monthly monitoring; failure to conduct annual testing of automatic line leak detectors and/or sump sensors; failure to demonstrate financial responsibility; and, failure to provide financial responsibility documentation to the Department upon request.

<u>Action</u>: The Respondent is required to: submit line tightness results; line leak detector test results; and, pay a civil penalty in the amount of one thousand, five hundred fifty-five dollars (\$1,555.00).

7) Order Type and Number: Consent Order 12-0043-UST

Order Date: April 6, 2012

Respondent: Quick Pantry of Orangeburg, LLC

<u>Facility</u>: Quick Pantry 2

<u>Location</u>: 8640 Old State Road,

Orangeburg, SC

Mailing Address: 1998 Carolina Avenue,

Orangeburg, SC 29115

<u>County</u>: Orangeburg

<u>Previous Orders:</u> None <u>Permit/ID Number:</u> 13185

<u>Violations Cited:</u>
Environmental Response Bank Act of 1988 (SUPERB Act) (Rev. 2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.31(a), R.61-92.280.31(c), R.61-92.280.34(c), R.61-92.280.35(i), R.61-92.280.40(a), R.61-92.280.41(b)(1)(ii), and R.61-92.280.44(a) (Supp. 2011).

<u>Summary</u>: Quick Pantry of Orangeburg, LLC (Respondent) owns and operates underground storage tanks (USTs) in Orangeburg County, 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 records to the Department upon request; failure to repeat relevant training for issues out of compliance; 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; and, failure to check the line leak detector function annually.

Action: The Respondent is required to: submit a copy of the most current impressed current rectifier log; proof that the regular unleaded sump has been repaired and/or a copy of future water maintenance plans; proof of completion Line Tightness Testing and Line Leak Detector retraining modules; and, pay a

civil penalty in the amount of one thousand, eight hundred sixty-five dollars (\$1,865.00).

8) Order Type and Number: Consent Order 12-0046-UST

Order Date: April 25, 2012

Respondent: Sadhani Krupa, LLC

<u>Facility</u>: Maw's Grocery

<u>Location</u>: 2009 Six Mile Highway,

Central, SC 29630

Mailing Address: Same County: Pickens

Previous Orders: 11-0051-UST (\$2,100.00)

Permit/ID Number: 12716

<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 61-92.280.10(e) (Supp. 2011).

<u>Summary</u>: Sadhani Krupa, LLC (Respondent) owns and operates underground storage tanks (USTs) in Pickens County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: the Respondent allowed the introduction of petroleum or petroleum products into a UST for which the owner did not hold a currently valid registration or permit.

Action: The Respondent is required to pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

9) Order Type and Number: Consent Order 12-0067-UST

Order Date:April 6, 2012Respondent:Balu PatelFacility:Yogo, Inc.

<u>Location</u>: 133 Columbia Street, Chester, SC

Mailing Address: 1308 E. Main Street, Rock Hill, SC 29730

County:ChesterPrevious Orders:NonePermit/ID Number:12916

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (Rev. 2002), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.20(e), R.61-92.280.34(c), and R.61-92.280.44(a) (Supp. 2011).

<u>Summary</u>: Balu Patel (Respondent) owns and operates underground storage tanks (USTs) in Chester County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to install piping in accordance with manufacturer's instructions; failure to provide records to the Department upon request; and, failure to check the line leak detector function annually.

Action: The Respondent is required to pay a civil penalty in the amount of seven hundred ninety dollars (\$790.00). All violations were corrected prior to the issuance of the Order.

10) Order Type and Number: Consent Order 12-0070-UST

Order Date: April 6, 2012

Respondent: Cliffs Food Stores, Inc.
Facility: Cliffs Food Store, Inc. #1
Location: 1636 Johnsonville Hwy.,

Lake City, SC 29560

Mailing Address: 589 Cooktown Road,

Lake City, SC 29560

<u>County</u>: Florence <u>Previous Orders</u>: None Permit/ID Number: 12587

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (Rev. 2002), 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>: Cliffs Food Stores, Inc. (Respondent) owns and operates underground storage tanks (USTs) in Florence County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to demonstrate financial responsibility and failure to submit updated financial responsibility documentation.

Action: The Respondent is required to pay a civil penalty in the amount of eight hundred fifty dollars (\$850.00). All violations were corrected prior to the issuance of the Order.

11) Order Type and Number: Consent Order 12-0087-UST

Order Date: April 30, 2012

Respondents:Minh Nguyen & Tuyet NguyenFacility:McCray's Convenient Store #1Location:111 Hands Mill Road Ext.,

Rock Hill, SC 29730

Mailing Address: 5275 Old York Road,

Rock Hill, SC 29730

<u>County</u>: York <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 10550

<u>Violations Cited:</u> State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (Rev. 2002 and Supp. 2010), and the South Carolina Underground Storage Tank Control Regulation 61-92.280.40(a), R.61-92.280.43(d) and R.61-92.280.45(b)(1) (Supp. 2011).

<u>Summary</u>: Minh Nguyen & Tuyet Nguyen (Respondents) own and operate underground storage tanks (USTs) in York County, South Carolina, and have violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to provide an adequate release detection method for a UST system; failure to conduct release detection in accordance with the requirements of the automatic tank gauge method; and, failure to maintain sampling, testing, or monthly monitoring records for at least one year.

Action: The Respondent is required to: empty the kerosene tank to less than one (1) inch of product or ensure that the kerosene tank contains sufficient product to generate monthly reports by the chosen method of release detection and pay a civil penalty in the amount of one thousand, one hundred dollars (\$1,100.00).

Hazardous Waste Enforcement

12) <u>Order Type and Number</u>: Consent Order 12-04-HW

Order Date: April 6, 2012

Respondent: Clemson University
Facility: Clemson University
Location: Moorman House
208 N. Palmetto Blvd.

Clemson, South Carolina 29631

Mailing Address: Same County: Pickens

<u>Previous Orders:</u> 07-09-HW (\$7,000) <u>Permit/ID Number:</u> SCD 042 629 816

Violations Cited: The South Carolina Hazardous Waste Management Act §44-56-130(2); The South Carolina Hazardous Waste Management Regulation 61-79.265.17(a); R.61-79.265.177(c); R.61-79.265.31; R.61-79.265.173(b); R.61-79.265.171; R.61-79.262.31; R.61-79.262.34(a)(3); R.61-79.262.34(a)(2); R.61-79.265.35; R.61-79.265.15(d); R.61-79.262.34(c)(1)(ii); R.61-79.265.173(a); R.61-79.266.70(c)(1-3); R.61-79.262.20(a)(1); R.61-79.273.33(d)(1); R

Summary: Clemson University (Respondent), located in Clemson, South Carolina, is a technical and scientific academic institution with multiple hazardous waste generation sites across its multi-acre campus. The Respondent has violated the Hazardous Waste Management Regulations as follows: failure to take precautions to prevent accidental ignition or reaction of ignitable or reactive waste; failure to keep separate storage containers holding incompatible hazardous wastes; failure to maintain and operate the facility to minimize the possibility of fire, explosion, or any unplanned sudden or nonsudden release of hazardous waste or hazardous waste constituents; failure to ensure that the containers were not stored in a manner which may rupture the container or cause it to leak; failure to transfer hazardous waste from a container not in good condition to a container that is in good condition, or manage the waste in some other way that complies with the requirements; failure to accurately determine if a waste is a hazardous waste; failure to ensure that each container and tank is labeled or marked clearly with the date upon which each accumulation period, the EPA Hazardous Waste Number and the words "Hazardous Waste - federal laws prohibit improper disposal;"; failure to maintain aisle space to allow the unobstructed movement of personnel, fire protection equipment, spill control equipment, and any decontamination equipment to any area of facility operation in an emergency; failure to record inspections in an inspection log or summary to include observations made and the date and time of any repairs or other remedial actions; failure to mark containers either with the words: "HAZARDOUS WASTE" or with other words that identify the contents of the container; failure to keep a container holding hazardous waste closed during storage, except when it is necessary to add or remove waste; failure to maintain records to document that materials are not accumulating speculatively; failure to prepare a manifest according to the instructions; failure to contain any lamp in containers or packages that are closed, structurally sound, adequate to prevent breakage, and compatible with the contents of the lamps; failure to label or mark clearly each lamp or its container or package with one of the following phrases: "Universal Waste - Lamp(s)," or "Waste Lamp(s)," or "Used Lamp(s);" failure to take part in an annual review of the initially required hazardous waste management training; failure to maintain required training documents and records at the facility; failure to list in the facility's contingency plan the names, addresses, and phone numbers (home and office) of all persons qualified to act as emergency coordinator; failure to submit a copy of the contingency plan to all local police departments, fire departments, hospitals, and State and local emergency response teams that may be called upon to provide emergency services; and, failure to document where State and local authorities declined to enter into preparedness and prevention arrangements.

Action: The Respondent has agreed to: submit for review and approval, a written description of the type and amount of both introductory and continuing

training that will be given to each person responsible for managing hazardous waste; submit for review a summary of a proposed reorganization of Environmental, Health, and Safety responsibilities designed to further minimize future violations; fully implement the EHS reorganization plan subsequent to the Department's review; and, pay a civil penalty in the amount of fifty thousand dollars (\$50,000.00).

BUREAU OF WATER

Drinking Water Enforcement

13) Order Type and Number: Consent Order 12-022-DW

Order Date: April 6, 2012

Respondent: Companion at Bridle Ridge, LP

<u>Facility</u>: Bridle Ridge Apartments Location: 310 Chandler Road

Greer, SC 29651

Mailing Address: 1011 West Poinsett Street

Greer, SC 29650

<u>County</u>: Greenville
<u>Previous Orders</u>: None
<u>Permit/ID Number</u>: 23-494-1

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

61-51(K)(1)(c)

Summary: Companion at Bridle Ridge, LP (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 on a daily basis; the pH level was not within the acceptable range of water quality standards; the chlorine level was not within the acceptable range of water quality standards; the gate did not self latch; there were no "No Diving" tiles; the pool rules sign was not completely filled out; the two "Shallow Water-No Diving" signs did not meet regulation size; the weirs were missing; and, the Respondent failed to schedule an inspection of the pool prior to re-opening after Department closure. A violation was issued for failure to properly operate and maintain the pool on two occasions and the pool was re-opened prior to receiving Department approval on one occasion. Following the second closure, the pool remained closed.

Action: The Respondent is required to: pay a civil penalty in the amount of eight hundred forty dollars (\$840.00). The civil penalty has been paid. The

Respondent purchased new valves for the chlorinator and a follow-up inspection verified that all of the deficiencies had been addressed.

14) Order Type and Number: Consent Order 12-023-DW

Order Date: April 6, 2012

Respondent: Carlisle Finishing LLC

<u>Facility</u>: Carlisle Finishing

Location: 3863 Carlisle Chester Highway

Carlisle, SC 29031

Mailing Address: P.O. Box 8

Carlisle, SC 29031

County: Union
Previous Orders: None
Permit/ID Number: 4430003

<u>Violations Cited</u>: S.C Code Ann. Regs. 61-58.5(P)(2)

<u>Summary</u>: Carlisle Finishing 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 trihalomethanes.

Action: The Respondent is required to: submit an investigative report to determine the causes of the trihalomethanes MCL exceedance 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.

15) Order Type and Number: Consent Order 12-024-DW

Order Date: April 6, 2012

Respondent: Meansville-Riley Road Water

Company, Inc.

Facility: Meansville–Riley Road Water

Company

<u>Location</u>: 1779 Cross Keys Highway

Union, SC 29379

Mailing Address: P.O. Box 823

Union, SC 29379

<u>County</u>: Union <u>Previous Orders</u>: None Permit/ID Number: 4420001

Violations Cited: S.C Code Ann. Regs. 61-58.5(P)(2)

Summary: Meansville–Riley Road 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: the PWS exceeded the maximum contaminant level (MCL) for trihalomethanes.

Action: The Respondent is required to: submit an investigative report to determine the causes of the trihalomethanes MCL exceedance 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 12-025-DW

Order Date: April 6, 2012

Respondent: Town of Lockhart
Facility: Town of Lockhart
Location: 118 Mill Street
Lockhart, SC 29364

Lockitait, SC 293

Mailing Address: P.O. Box 250

Lockhart, SC 29364

<u>County</u>: Union <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 4420010

Violations Cited: S.C Code Ann. Regs. 61-58.5(P)(2)

<u>Summary</u>: The Town of Lockhart (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 trihalomethanes.

Action: The Respondent is required to: submit an investigative report to determine the causes of the trihalomethanes MCL exceedance 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.

17) Order Type and Number: Consent Order 12-027-DW

Order Date: April 6, 2012

Respondent: Shivam Investments, Inc. Facility: Country Inn & Suites

Location: 220 East Exchange Boulevard

Columbia, SC 29209

<u>Mailing Address</u>: Same <u>County</u>: Richland <u>Previous Orders</u>: Consent Order 10-018-DW

(\$3,750.00)

Permit/ID Number: 40-394-1/40-395-1

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

<u>Summary</u>: Shivam Investments, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a pool and spa. 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 disinfection equipment was not operating properly; the main drain grate was broken; and the gate was not closed and latched properly. A violation was issued for failure to properly operate and maintain the pool on four occasions and the spa on three 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 six thousand one hundred twenty dollars (\$6,120.00).

18) Order Type and Number: Consent Order 12-028-DW

Order Date: April 6, 2012

Respondent: Piney Grove Investments, Inc.

Facility: Country Inn & Suites
Location: 414 Piney Grove Road

Columbia, SC 29210

Mailing Address:SameCounty:LexingtonPrevious Orders:None

Permit/ID Number: 32-1089B/32-1090D

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

<u>Summary</u>: Piney Grove Investments, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a pool and spa. 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 bound and numbered log book was not maintained on a daily basis; the pH level was not within the acceptable range of water quality standards; the automatic controller was not operating properly; the pool operator of record was not posted on the pool rules sign; the current annual operating permit was not posted; and, the spa temperature was not being monitored as required. A violation was issued for failure to properly operate and maintain the pool on four occasions and the spa on five 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 four thousand eighty dollars (\$4,080.00).

19) <u>Order Type and Number:</u> Consent Order 12**-**029-DW

Order Date: April 6, 2012

Respondent: Gita Hospitality, LLC

Facility: Days Inn

<u>Location:</u> 7300 Garners Ferry Road

Columbia, SC 29209

Mailing Address: Same County: Richland

<u>Previous Orders</u>: 10-017-DW (\$1,530.00)

Permit/ID Number: 40-242-1

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

<u>Summary</u>: Gita 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 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 one occasion.

<u>Action</u>: The Respondent is required to: submit a corrective action plan and schedule of implementation to address the deficiency and pay a civil penalty in the amount of five hundred ten dollars (\$510.00).

20) Order Type and Number: Consent Order 12-030-DW

Order Date: April 13, 2012

Respondent: Manager for CCHH, Inc. Facility: Country Club of Hilton Head

Location: 70 Skull Creek Drive

Hilton Head Island, SC 29926

Mailing Address:SameCounty:BeaufortPrevious Orders:NonePermit/ID Number:07-357-1

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

<u>Summary</u>: Manager for CCHH, 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 bound and numbered log book was not maintained on a daily basis; the cyanuric acid level was above the water quality standards acceptable limit; and, the pH level was not

within the acceptable range of water quality standards. A violation was issued for failure to properly operate and maintain the pool on four 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 six hundred eighty dollars (\$1,680.00). The Respondent scheduled a technical assistant visit with the Department.

Water Pollution Enforcement

21) Order Type and Number: Consent Order 12-012-W

Order Date: April 10, 2012

Respondent: Carolina Water Service, Inc.
Facility: Whites Creek/Lincolnshire WWTF

Location: Pee Dee Road

Mailing Address: 200 Weathersfield Ave

Altamonte Springs, FL 32714

County: Georgetown

<u>Previous Orders:</u> None Permit/ID Number: SC0030732

<u>Violations Cited</u>: S.C. Code Ann. § 48-1-110(d) (2008), S.C. Code Ann. Regs. 61-9.122.41(a) and (e)(Supp. 2009 and Supp. 2010).

<u>Summary</u>: Carolina Water Service, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of its wastewater treatment facility (WWTF), located in Georgetown County, South Carolina. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failure to comply with the permitted limits for biochemical oxygen demand, total residual chlorine (TRC), total copper and total lead as specified in its National Pollutant Discharge Elimination System (NPDES) Permit.

Action: The Respondent is required to: upgrade the facility to meet TRC limits until the WWTF discharge is eliminated or until the facility is upgraded to meet all final limits; negotiate an agreement with Georgetown County Water and Sewer District (GC) for the transfer of the WWTF to GC; submit a schedule to eliminate the discharge; eliminate the discharge in accordance with the Department approved schedule; if negotiations with GC fail, upgrade the facility to meet all final limits; pay a civil penalty in the amount of sixteen thousand dollars (\$16,000.00); and, pay a suspended penalty in the amount of ten thousand dollars (\$10,000.00) should the Respondent fail to meet any requirement of the Order. The Order further stipulates that the Respondent shall pay an additional penalty of five thousand dollars (\$5,000.00) if the Respondent fails to meet a

schedule date plus five thousand dollars (\$5,000.00) for each and every additional month the Respondent fails to meet that schedule date unless the schedule date has been extended by mutual agreement and amendment of the Consent Order.

22) <u>Order Type and Number</u>: Consent Order 12-013-W

Order Date: April 13, 2012
Respondent: City of Anderson

Facility: Generostee Creek WWTF

Location: Hillhouse Road

Mailing Address: 401 South Main Street Anderson, SC 29624

County: Anderson

Previous Orders: 11-050-W (\$3,400.00)

Permit/ID Number: SC0023752

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

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

<u>Summary</u>: The City of Anderson (Respondent), located in Anderson, 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: failure to comply with the effluent limits of National Pollutant Discharge Elimination System (NPDES) Permit for fecal coliform bacteria.

<u>Action</u>: The Respondent is required to: submit a summary report of all corrective actions completed to ensure compliance with the NPDES Permit; and pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

23) Order Type and Number: Consent Order 12-014-W

Order Date: April 18, 2012

Respondent: Utilities Services of SC, Inc

Facility:Shandon SD WWTFLocation:Shandon Road, York, SCMailing Address:200 Weathersfield Ave.

Altamonte Springs, FL 32714

County: York
Previous Orders: None
Permit/ID Number: SC0027189

<u>Violations Cited</u>: S.C. Code Ann. § 48-1-110(d) (2008), S.C. Code Ann. Regs. 61-9.122.41(a) and (e)(Supp. 2009 and

Supp. 2010).

<u>Summary</u>: Utilities Services of SC, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of its wastewater treatment

facility (WWTF) located in York County, South Carolina. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failure to comply with the permitted limits for ammonia and total phosphorous as specified in its National Pollutant Discharge Elimination System (NPDES) Permit.

Action: The Respondent is required to: upgrade the facility to meet permit limits; pay a civil penalty of eight thousand dollars (\$8,000.00); and, pay a suspended penalty in the amount of eight thousand dollars (\$8,000.00) should the Respondent fail to meet any requirement of the Order. The Order further stipulates that the Respondent shall pay an additional penalty of five thousand dollars (\$5,000.00) if the Respondent fails to meet a schedule date plus five thousand dollars (\$5,000.00) for each and every additional month the Respondent fails to meet that schedule date unless the schedule date has been extended by mutual agreement and amendment of the Consent Order.

24) Order Type and Number: Consent Order 12-015-W

Order Date: April 18, 2012

Respondent: Utilities Services of SC, Inc

Facility: Foxwood SD WWTF
Location: Fox Run Drive, York, SC
Mailing Address: 200 Weathersfield Ave.

Altamonte Springs, Fl 32714

County: York

Previous Orders: 09-039-W (\$1,700.00)

Permit/ID Number: SC0027146

<u>Violations Cited</u>: S.C. Code Ann. § 48-1-110(d) (2008), S.C. Code Ann. Regs. 61-9.122.41(a) and (e)(Supp. 2009 and

Supp. 2010).

<u>Summary</u>: Utilities Services of SC, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of its wastewater treatment facility (WWTF) located in York County, South Carolina. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failure to comply with the permitted limits for total phosphorous as specified in its National Pollutant Discharge Elimination System (NPDES) Permit.

Action: The Respondent is required to: upgrade the facility to meet total phosphorous limits; and pay a **suspended penalty** in the amount of eight thousand dollars (**\$8000.00**) should the Respondent fail to meet any requirement of the Order. The Order further stipulates that the Respondent shall pay an additional penalty of five thousand dollars (\$5,000.00) if the Respondent fails to meet a schedule date plus five thousand dollars (\$5,000.00) for each and every additional month the Respondent fails to meet that schedule date unless the

schedule date has been extended by mutual agreement and amendment of the Consent Order.

BUREAU OF AIR QUALITY

25) Order Type and Number: Consent Order 12-018-A

Order Date: April 25, 2012

Respondent: Carolina Fabrication, Inc.
Facility: Carolina Fabrication, Inc.
Location: 1439 Cambridge Street Ext.,

Abbeville, SC

Mailing Address:SameCounty:AbbevillePrevious Orders:NonePermit/ID Number:0040-0032

<u>Violations Cited</u>: 24A S.C. Code Ann. Regs. 61-62.1,

Section II, Permitting Requirements

<u>Summary</u>: Carolina Fabrication, Inc. (Respondent) is a heavy metal fabrication facility located in Abbeville, South Carolina. The Department issued Conditional Major Air Quality Operating Permit 0040-0032, effective July 1, 2009. The Respondent violated South Carolina Air Pollution Control Regulations as follows: failure to obtain a construction permit from the Department prior to installing a new sandblasting unit and failure to request an operating permit for the new sandblasting unit.

Action: The Respondent is required to: obtain a construction permit prior to constructing, altering, or adding to a source of contaminants; request an operating permit when the new or altered source is placed into operation; pay a civil penalty of four hundred dollars (\$400.00); and, pay a suspended penalty in the amount of three thousand six hundred (\$3,600.00) should the Respondent fail to meet any requirement of the Order.

26) Order Type and Number: Consent Order 12-019-A

Order Date: April 25, 2012

Respondent:Oakdale Country Club, Inc.Facility:Oakdale Country Club, IncLocation:3700 Lake Oakdale Drive

Florence, SC 29501

Mailing Address:SameCounty:FlorencePrevious Orders:NonePermit/ID Number:N/A

<u>Violations Cited</u>: 24A S.C. Code Ann. Regs. 61-62.2 (Supp. 2011), Prohibition of Open Burning

<u>Summary</u>: Oakdale Country Club, Inc. (Respondent) owns and operates a country club located in Florence, South Carolina. The Respondent violated South Carolina Air Pollution Control Regulations as follows: burned land-clearing debris within 1000 feet of a public roadway and a residential home.

Action: The Respondent is required to: cease open burning, except as in accordance with the regulations; pay a civil penalty in the amount of five hundred dollars (\$500.00); and, pay a suspended penalty in the amount of four thousand six hundred dollars (\$4,500.00) should the Respondent fail to meet any requirements of the order.

27) Order Type and Number: Consent Order 12-020-A

Order Date: April 25, 2012

Respondent: Green Sustainable Solutions, LLC Facility: Green Sustainable Solutions, LLC

<u>Location:</u> 1728 Marlow Avenue Florence, SC 29506

Mailing Address:SameCounty:FlorencePrevious Orders:NonePermit/ID Number:1040-0102

<u>Violations Cited</u>:
U.S. EPA 40 CFR 60.8(a) and 60.2255(b), U.S. EPA 40 CFR 60.2255(a) (1), 24A S.C. Code Ann. Regs. 61-62.60 (Supp. 2011), Subpart CCCC, and 24A S.C. Code Ann. Regs. 61-62.1

Summary: Green Sustainable Solutions, LLC (Respondent) owns and operates an industrial packaging manufacturing facility in Florence, South Carolina. On October 8, 2009, the Department issued Air Quality Operating Permit 1040-0102 to the Respondent. The Respondent violated U.S. EPA Regulations and South Carolina Air Pollution Control Regulations as follows: failure to conduct a Department-approved source performance test for opacity within 180 days of initial startup; failure to limit its opacity to 10% on two (2) occasions; failure to maintain and operate the air curtain incinerator in a manner consistent with good air pollution practices for minimizing emissions; and, failure to adhere to the operation and maintenance plan to ensure proper operation of the facility.

Action: The Respondent is required to: comply with the opacity limits established in the Permit and applicable regulations; operate and maintain the air curtain incinerator to ensure wood debris is properly burned; adhere to the operation and maintenance plan at all times to ensure the proper operation of the

air curtain incinerator; conduct a Department-approved source performance test on the air curtain incinerator to demonstrate compliance with the opacity limits established by the Operating Permit and Subpart CCCC; and, pay a civil penalty in the amount of four thousand eight hundred dollars (\$4,800.00).