# EQC ENFORCEMENT REPORT BOARD OF HEALTH AND ENVIRONMENTAL CONTROL April 11, 2013

## **BUREAU OF LAND AND WASTE MANAGEMENT**

# **Underground Storage Tank Enforcement**

1) Order Type and Number: Consent Order 12-0188-UST Order Date: February 22, 2013 Respondent: **Paul Cothran** Facility: Former P&M Store Location Address: 620 Greenville Drive Williamston, SC Mailing Address: 131 Cothran Circle Belton, SC 29627 County: Anderson Previous Orders: None Permit/ID Number: 00478 Violations Cited: State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act) (2002 and

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.61-92.280.65, R.61-92.280.93(a), and R.61-92.280.110(c) (Supp. 2011).

<u>Summary</u>: Paul Cothran (Respondent) owned and operated underground storage tanks, located in Williamston, 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 determine the full extent of a release in accordance with a schedule established by the Department; failure to demonstrate financial responsibility; and, failure to submit financial responsibility documentation to the Department upon request.

<u>Action</u>: The Respondent is required to: submit a completed Certificate of Financial Responsibility and proof of mechanism; submit a Tier I Assessment Report; and, pay a civil penalty in the amount of one thousand, one hundred dollars (**\$1,100.00**).

2)Order Type and Number:<br/>Order Date:Consent Order 12-0506-UST<br/>February 11, 2013Respondent:<br/>Facility:<br/>Location:Emoray R. Waiters<br/>Prestige Cycle Sales & Service<br/>2966 Flat Creek Road

| Mailing Address:                   | 1950 Ta  | er, SC 29720<br>ra Trail<br>er, SC 29720 |              |
|------------------------------------|----------|--|--------------|
| County:                            | Lancaste | er                                       |              |
| Previous Orders:                   | None     |  |              |
| Permit/ID Number:                  | 05523    |  |              |
| Violations Cited:                  | State    | Underground                              | Petroleum    |
| Environmental Response Bank Act    | of 1988  | (SUPERB Act)                             | (Rev. 2002   |
| and Supp. 2010), and the South     | Carolina | Underground St                           | orage Tank   |
| Control Regulation 61-92.280.93(a) | and R.61 | -92.280.110(c) (S                        | Supp. 2011). |

<u>Summary</u>: Emoray R. Waiters, d.b.a. Prestige Cycles (Respondent) owns and operates underground storage tanks (USTs) in Lancaster 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, upon expiration of the previous mechanism.

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

| 3) | Order Type and Number:              | Consent Order 12-0556-UST         |
|----|-------------------------------------|-----------------------------------|
|    | Order Date:                         | February 11, 2013                 |
|    | Respondent:                         | Premier Petroleum, Inc.           |
|    | Facility:                           | KMO 110 Food & Stuff              |
|    | Location:                           | 1601 North Main Street            |
|    |                                     | Anderson, SC 29621                |
|    | Mailing Address:                    | 5555 Oakbrook Pkwy, Suite 390     |
|    |                                     | Norcross, GA 30093                |
|    | County:                             | Anderson                          |
|    | Previous Orders:                    | 12-0007-UST (\$1,700.00)          |
|    | Permit/ID Number:                   | 00754                             |
|    | Violations Cited:                   | 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). |                                   |

<u>Summary</u>: Premier Petroleum, Inc. (Respondent) owns 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 60 days.

<u>Action</u>: The Respondent is required to: submit acceptable proof that the impressed current rectifier is operating properly and is being inspected no less

than once every sixty (60) days; and, pay a civil penalty in the amount of three hundred dollars (**\$300.00**).

| 4) | Order Type and Number:             | Consent Order 12-0557-UST            |
|----|------------------------------------|--------------------------------------|
|    | Order Date:                        | February 11, 2013                    |
|    | Respondent:                        | <b>Bountyland Food Service, Inc.</b> |
|    | Facility:                          | Bountyland Quick Stop 6              |
|    | Location:                          | 5034 South Highway 11                |
|    |                                    | Westminster, SC 29693-9803           |
|    | Mailing Address:                   | 5038 South Highway 11                |
|    |                                    | Westminster, SC 29693-3904           |
|    | County:                            | Oconee                               |
|    | Previous Orders:                   | None                                 |
|    | Permit/ID Number:                  | 06711                                |
|    | Violations Cited:                  | State Underground Petroleum          |
|    | Environmental Response Bank Act    | t of 1988 (SUPERB Act) (2002 and     |
|    | Supp. 2011), and the South Carolin | a Underground Storage Tank Control   |
|    | Regulation 61-92.280.20©(1)(ii) (S | Supp. 2011).                         |

<u>Summary</u>: Bountyland Food Service, 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 equip an underground storage tank system with overfill protection.

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

# Solid Waste Enforcement

| 5) | Order Type and Number: | Administrative Order 12-12-SW   |
|----|------------------------|---------------------------------|
|    | Order Date:            | October 22, 2012                |
|    | Respondents:           | Carl Stuart d.b.a. Stuart's Oil |
|    |                        | Service                         |
|    | Facility:              | Stuart's Oil Service            |
|    | Location:              | 371 Greer Pelham Road           |
|    |                        | Greer, SC 29651                 |
|    | Mailing Address:       | Same                            |
|    | County:                | Greenville                      |
|    | Previous Orders:       | None                            |
|    | Permit/ID Number:      | UOT-SCR000771832                |
|    |                        |                                 |

<u>Violations Cited</u>: South Carolina Solid Waste Policy and Management Act of 1991 (Rev. 2002), and Solid Waste Management: Used Oil Regulation 61-107.279 (Supp. 2011).

<u>Summary</u>: Carl Stuart d.b.a. Stuart's Oil Service (Respondent) is a used oil transporter based in Greer, South Carolina. The Respondent failed to submit an annual report for calendar year 2011, in violation of the Solid Waste Management: Used Oil Regulation that requires the Respondent to submit an annual report for each calendar year.

<u>Action</u>: The Respondent is required to: submit a complete annual report for calendar year 2011 and pay a civil penalty in the amount of two thousand, eight hundred dollars (**\$2,800.00**).

| 6) | Order Type and Number:           | Consent Order 12-23-SW             |
|----|----------------------------------|------------------------------------|
|    | Order Date:                      | February 8, 2013                   |
|    | Respondent:                      | Mitch Hook                         |
|    | Facility:                        | Mitch Hook Compost Site            |
|    | Location Address:                | 1309 Cedar Creek Road              |
|    |                                  | Blythewood, SC 29016               |
|    | Mailing Address:                 | 108 Carlin Drive                   |
|    |                                  | West Columbia, SC 29169            |
|    | <u>County</u> :                  | Richland                           |
|    | Previous Orders:                 | 08-30-SW (\$500.00),               |
|    |                                  | 12-05-SW (\$500.00)                |
|    | Permit/ID Number:                | 402696-3001                        |
|    | Violations Cited:                | South Carolina Solid Waste Policy  |
|    | and Management Act of 1991 (Rev. | 2002); the Solid Waste Management: |

and Management Act of 1991 (Rev. 2002); the Solid Waste Management: Yard Trash and Land-Clearing Debris; and Compost Regulation 61-107.4 (Supp. 2011); and, Permit #402696-3001.

<u>Summary</u>: Mitch Hook (Respondent) owns and operates a woodchipping/composting facility, located in Blythewood, South Carolina, and has violated the South Carolina Solid Waste Policy and Management Act of 1991, Yard Trash and Land-Clearing Debris; and Compost Regulation, and Permit #402696-3001 as follows: failure to provide space between piles of waste to allow access for fire equipment vehicles; and, failure to follow the Operation and Maintenance Plan for the Facility.

<u>Action</u>: The Respondent is required to: ensure that the Facility is in compliance with the Registration and the Registration's Operational and Maintenance Plan and Expansion Drawings; specifically, ensure that space is provided between piles to allow access for vehicles; unload incoming waste in the staging area; once the staging area is full, bring in a mobile chipper to grind the waste; once the waste is ground into chips, form the chips into windrows; keep

records of temperature readings of the windrows, date of turnings of the windrows, and dates of formation of the windrows; ensure that all material is within the permitted boundaries of the Facility; and, pay a civil penalty in the amount of four thousand dollars (\$4,000.00) in accordance with a promissory note.

# **BUREAU OF WATER**

# **Drinking Water Enforcement**

| 7) | Order Type and Number: | Consent Order 13-008-DW           |
|----|------------------------|-----------------------------------|
|    | Order Date:            | February 4, 2013                  |
|    | Respondent:            | <b>Coquina Harbour Homeowners</b> |
|    |                        | Association                       |
|    | Facility:              | Coquina Harbour                   |
|    | Location:              | Coquina Harbour Drive             |
|    |                        | Little River, SC 29566            |
|    | Mailing Address:       | P.O. Box 280                      |
|    |                        | North Myrtle Beach, SC 29597      |
|    | County:                | Horry                             |
|    | Previous Orders:       | None                              |
|    | Permit/ID Number:      | 26-B561                           |
|    | Violations Cited:      | S.C. Code Ann. Regs. 61-51(J)     |
|    |                        |                                   |

<u>Summary</u>: Coquina Harbour Homeowners Association (Respondent) owns and is responsible for the proper operation and maintenance of a 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 emergency telephone was not operating properly; 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 spa on two occasions, and for failure to contact the Department to schedule an inspection prior to re-opening the spa on one occasion.

<u>Action</u>: 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 eight hundred forty dollars (**\$840.00**). The civil penalty has been paid and a corrective action plan has been submitted. All of the deficiencies have been corrected.

8) <u>Order Type and Number</u>: <u>Order Date</u>: Consent Order 13-011-DW February 4, 2013

| Respondent:       | DSM Nutritional Products, LLC   |
|-------------------|---------------------------------|
| Facility:         | DSM Nutritional Products        |
| Location:         | 1416 N. Williamsburg County Hwy |
|                   | Kingstree, SC 29556             |
| Mailing Address:  | Same                            |
| <u>County</u> :   | Williamsburg                    |
| Previous Orders:  | None                            |
| Permit/ID Number: | 4530001                         |
| Violations Cited: | S.C Code Ann. Regs. 61-58.5.F   |

<u>Summary</u>: DSM Nutritional Products, 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 which resulted in acute violations of the Total Coliform Rule.

<u>Action</u>: 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.

| 9) | Order Type and Number: | Consent Order 13-012-DW         |
|----|------------------------|---------------------------------|
|    | Order Date:            | February 22, 2013               |
|    | Respondent:            | Sea Mark Tower Property         |
|    | -                      | <b>Owners Association, Inc.</b> |
|    | Facility:              | Sea Mark Tower                  |
|    | Location:              | 311 Sixty Ninth Avenue N        |
|    |                        | Myrtle Beach, SC 29572          |
|    | Mailing Address:       | 6311 Kemberly Street            |
|    |                        | Columbia, SC 29209              |
|    | County:                | Horry                           |
|    | Previous Orders:       | None                            |
|    | Permit/ID Number:      | 26-848-1                        |
|    | Violations Cited:      | S.C. Code Ann. Regs. 61-51(J)   |
|    |                        |                                 |

<u>Summary</u>: Sea Mark Tower Property Owners Association, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a 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; two approvable "No Lifeguard On Duty – Swim At Your Own Risk" signs were not posted; two approvable "Shallow Water – No Diving" signs were not posted; 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 spa on two occasions.

<u>Action</u>: 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 hundred eighty dollars (**\$680.00**). The civil penalty has been paid.

| 10) | Order Type and Number: | Consent Order 13-013-DW          |
|-----|------------------------|----------------------------------|
|     | Order Date:            | February 22, 2013                |
|     | Respondent:            | National Park Service            |
|     | Facility:              | Kings Mountain National          |
|     |                        | Military Park                    |
|     | Location:              | 2625 Park Road                   |
|     |                        | Blacksburg, SC 29702             |
|     | Mailing Address:       | Same                             |
|     | County:                | York                             |
|     | Previous Orders:       | None                             |
|     | Permit/ID Number:      | 4670650                          |
|     | Violations Cited:      | S.C Code Ann. Regs. 61-58.7.D(2) |

<u>Summary</u>: National Park Service (Respondent) 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 provide inspections by an operator of the appropriate grade, at a frequency to ensure proper operation, but in no case less than once a day.

<u>Action</u>: The Respondent is required to: hire an operator of the appropriate grade to monitor the PWS at a frequency to ensure proper operation; pay a civil penalty in the amount of four thousand, nine hundred ninety-eight dollars (**\$4,998.00**); and, pay a stipulated penalty in the amount of eighteen thousand eight hundred two dollars (**\$18,802.00**) should the Respondent fail to meet any requirement of the Order.

| 11) | Order Type and Number: | Consent Order 13-014-DW and Consent Order 13-017-W |
|-----|------------------------|--|
|     | Order Date:            | February 22, 2013                                  |
|     | Respondent:            | John D. Moore Housing, Inc.                        |
|     | Facility:              | Jonathan's Joy                                     |
|     | Location:              | 66 Jonathan's Joy Circle<br>Anderson, SC 29626     |
|     | Mailing Address:       | 402 N. Market Street                               |
|     | <u>County</u> :        | Washington, NC 27889<br>Anderson                   |

| Previous Orders:   | None                             |
|--------------------|----------------------------------|
| Permit/ID Number:  | 24802-WS and 34181-WW            |
| Violations Cited:  | S.C Code Ann. Regs. 61-58.1.K(1) |
| and 61-67.100 E. 7 |                                  |

<u>Summary</u>: John D. Moore Housing, Inc. (Respondent) is responsible for the construction of a public water system (PWS) and a wastewater collection system (WWCS). The Respondent has violated the State Primary Drinking Water Regulations and the Standards for Wastewater Facility Construction as follows: failure to obtain written approval to operate from the Department prior to placing the PWS and WWCS into operation.

<u>Action</u>: The Respondent is required to: submit all of the required documentation; obtain written approval to operate from the Department; and, pay a civil penalty in the amount of seven hundred fifty dollars (**\$750.00**). The civil penalty has been paid.

| 12) | Order Type and Number: | Consent Order 13-015-DW          |
|-----|------------------------|----------------------------------|
|     | Order Date:            | February 22, 2013                |
|     | Respondent:            | <b>Clarendon Hall Homeowners</b> |
|     |                        | Association, Inc.                |
|     | <u>Facility</u> :      | Clarendon Hall                   |
|     | Location:              | 1 Clarendon Hall                 |
|     |                        | Clemson, SC 29631                |
|     | Mailing Address:       | 109 Stonebridge Drive            |
|     |                        | Clemson, SC 29631                |
|     | <u>County</u> :        | Pickens                          |
|     | Previous Orders:       | None                             |
|     | Permit/ID Number:      | 39-1015B                         |
|     | Violations Cited:      | S.C. Code Ann. Regs. 61-51(J)    |
|     |                        |                                  |

<u>Summary</u>: Clarendon Hall 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: a pool ladder and handrail were loose; the pool wall and floor were dirty; the bathroom was not accessible; the United States Coast Guard approved life ring rope was deteriorated; the emergency telephone was not approvable; two approvable "No Lifeguard On Duty - Swim At Your Own Risk" signs were not posted; 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; and, the skimmers were not operating properly in that the water level was too low. A violation was issued for failure to properly operate and maintain the pool on three occasions and for failure to contact the Department to schedule an inspection prior to re-opening 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 deficiencies; and, pay a civil penalty in the amount of one thousand, nine hundred sixty dollars (**\$1,960.00**).

| Order Type and Number: | Consent Order 13-016-DW  |
|------------------------|--|
| Order Date:            | February 22, 2013  |
| Respondent:            | Fitness Edge, Inc.   |
| Facility:              | Fitness Edge   |
| Location:              | 3881 Renee Drive   |
|                        | Myrtle Beach, SC 29579   |
| Mailing Address:       | Same   |
| <u>County</u> :        | Horry  |
| Previous Orders:       | None   |
| Permit/ID Number:      | 26-1106D   |
| Violations Cited:      | S.C. Code Ann. Regs. 61-51(J)  |
|                        | Order Date:<br>Respondent:<br>Facility:<br>Location:<br>Mailing Address:<br>County:<br>Previous Orders:<br>Permit/ID Number: |

<u>Summary</u>: Fitness Edge, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a spa. The Respondent has violated the Public Swimming Pools Regulation as follows: the bromine 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; and the automatic controller was not operating. A violation was issued for failure to properly operate and maintain the spa on three occasions.

<u>Action</u>: The Respondent is required to: pay a civil penalty in the amount of one thousand, six hundred eighty dollars (**\$1,680.00**). A follow-up inspection has been conducted and all of the deficiencies have been corrected.

| 14) | Order Type and Number: | Consent Order 13-017-DW       |
|-----|------------------------|-------------------------------|
|     | Order Date:            | February 22, 2013             |
|     | Respondent:            | P & D Group Ventures, LLC     |
|     | Facility:              | Country Inn & Suites          |
|     | Location:              | 3516 Waccamaw Boulevard       |
|     |                        | Myrtle Beach, SC 29579        |
|     | Mailing Address:       | 1259 Bittany Drive            |
|     |                        | Florence, SC 29501            |
|     | County:                | Horry                         |
|     | Previous Orders:       | None                          |
|     | Permit/ID Number:      | 26-1058D                      |
|     | Violations Cited:      | S.C. Code Ann. Regs. 61-51(J) |

<u>Summary</u>: P & D Group Ventures, LLC (Respondent) owns and is responsible for the proper operation and maintenance of a 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; a handrail was not tight and secure; and, algae was present on the wall and floor of the spa. A violation was issued for failure to properly operate and maintain the spa on two occasions.

<u>Action</u>: 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 hundred eighty dollars (**\$680.00**). The corrective action plan has been submitted and all of the deficiencies have been corrected.

#### **Water Pollution Enforcement**

| 15) | Order Type and Number:             | Consent Order 13-015-W          |
|-----|------------------------------------|---------------------------------|
|     | Order Date:                        | February 8, 2013                |
|     | Respondent:                        | City of Inman                   |
|     | Facility:                          | Wastewater Treatment Facility   |
|     | Location:                          | 1350 Campton Road               |
|     |                                    | Inman, SC 29650                 |
|     | Mailing Address:                   | 20 South Main Street            |
|     |                                    | Inman, SC 29650                 |
|     | <u>County</u> :                    | Spartanburg                     |
|     | Previous Orders:                   | None                            |
|     | Permit/ID Number:                  | SC0021601                       |
|     | 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) (2011). |

<u>Summary</u>: City of Inman (Respondent) is responsible for the proper operation and maintenance of a wastewater treatment facility (WWTF) located in Spartanburg 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.

<u>Action</u>: The Respondent is required to: submit a corrective action plan (CAP) that evaluates the potential for all Industrial Users to cause or contribute to toxicity in the Respondent's WWTF and includes a schedule to be implemented to eliminate the toxicity; initiate a Toxicity Identification Evaluation/Toxicity Reduction Evaluation (TIE/TRE) if the WWTF effluent fails to meet WET limits after the completion of the CAP; and, pay a **suspended penalty** in the amount of four thousand, two hundred dollars (**\$4,200.00**) should the Respondent fail to meet any of the requirements of the Order.

| 16) | Order Type and Number:<br>Order Date:<br>Respondent: | Consent Order 13-016-W<br>February 22, 2013<br>First Quality Tissue SE, LLC |
|-----|--|---|
|     | Facility:  | Wastewater Treatment Facility   |
|     | Location:  | 441 Masters Boulevard   |
|     |  | Anderson, SC 29626  |
|     | Mailing Address:                                     | Same  |
|     | County:  | Anderson  |
|     | Previous Orders:                                     | None  |
|     | Permit/ID Number:                                    | SC0049115   |
|     | 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) (2011).   |

<u>Summary</u>: First Quality Tissue SE, LLC (Respondent) is responsible for the proper operation and maintenance of the wastewater treatment facility (WWTF) serving its manufacturing facility, located in Anderson 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.

<u>Action</u>: The Respondent is required to: submit a corrective action plan identifying the actions that have been implemented, or that will be implemented to prevent future WET violations; 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 in the event of the failure to meet WET limits; and, pay a civil penalty in the amount of six thousand, two hundred dollars (**\$6,200.00**).

| 17) | Order Type and Number:             | Consent Order 13-018-W              |
|-----|------------------------------------|-------------------------------------|
|     | Order Date:                        | February 22, 2013                   |
|     | Respondent:                        | City of Georgetown                  |
|     | Facility:                          | Georgetown WWTF                     |
|     | Location:                          | 126 Ridge Road                      |
|     |                                    | Georgetown, SC                      |
|     | Mailing Address:                   | P.O. Box 939                        |
|     |                                    | Georgetown, SC 29442                |
|     | County:                            | Georgetown                          |
|     | Previous Orders:                   | 07-114-W (\$3,850.00)               |
|     |                                    | 11-020-W (\$5,000.00)               |
|     | Permit/ID Number:                  | SC0040029                           |
|     | Violations Cited:                  | S.C. Code Ann. § 48-1-110(d)        |
|     | (2008); 24 S.C. Code Ann. Regs.    | 61-9.122.21(d) (2011); and, 24 S.C. |
|     | Code Ann. Regs. 61-9.122.41(a) (20 |                                     |
|     |                                    |                                     |

<u>Summary</u>: The City of Georgetown (Respondent), located in Georgetown 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 Permit for pH, fecal coliform bacteria and enterococcus bacteria.

<u>Action</u>: The Respondent is required to: submit a revised preliminary engineering report; plans, specification, and an application for a permit to construct necessary upgrades; construct the necessary upgrades; submit quarterly progress reports; and, pay a civil penalty in the amount of eleven thousand, nine hundred dollars (**\$11,900.00**). The civil penalty is to be paid in four (4) quarterly installments of two thousand nine hundred seventy-five dollars (**\$2,975.00**).

# **BUREAU OF AIR QUALITY**

18) Order Type and Number: Consent Order 13-005-A Order Date: February 22, 2013 **Respondent: Belfor Environmental, Inc.** Young Hall, Clemson University Facility: 2300 4<sup>th</sup> Street. Tucker. GA 30084 Location/Mailing Address: County: Pickens Previous Orders: None Permit/ID Number: N/A Violations Cited: South Carolina Code Ann. Regs. 61-86.1, Sections IV, V, and X, et. seq.

<u>Summary</u>: Belfor Environmental, Inc. (Respondent) is a Departmentlicensed asbestos abatement contractor (License CO-00178). The Respondent violated the Standards of Performance for Asbestos Projects as follows: failed to ensure that subcontractors engaged in an asbestos project involving regulated asbestos-containing materials (RACM) were properly licensed; failed to maintain legible, clear copies of valid current training certificates and personnel licenses for subcontractors performing an asbestos abatement; failed to ensure each opening between the work area and uncontaminated areas was sealed with a protective barrier; failed to ensure all movable objects were thoroughly cleaned and removed from the work area; and, failed to ensure RACM was prevented from accumulating or becoming dry.

<u>Action</u>: The Respondent is required to: ensure no workers engage in an asbestos project involving RACM unless licensed; maintain legible, clear copies of valid current training certificates and legible, clear copies of valid current

personnel licenses for all asbestos personnel; comply with all applicable work practice requirements of Federal and State Asbestos Regulations for asbestos projects involving RACM; and, pay a civil penalty in the amount of twelve thousand dollars (**\$12,000.00**).

| 19) | Order Type and Number:                 | Consent Order 13-006-A           |
|-----|--|----------------------------------|
|     | Order Date:                            | February 22, 2013                |
|     | Respondent:                            | Tietex International, Ltd.       |
|     | Facility:                              | Tietex International, Ltd.       |
|     | Location:                              | 3010 North Blackstock Road       |
|     |  | Spartanburg, SC 29301            |
|     | Mailing Address:                       | P.O. Box 6218                    |
|     |  | Spartanburg, SC 29304            |
|     | <u>County</u> :                        | Spartanburg                      |
|     | Previous Orders:                       | None                             |
|     | Permit/ID Number:                      | CM-2060-0147                     |
|     | Violations Cited:                      | 24A South Carolina Code Ann.     |
|     | Regs. 61-62.5, Standard No. 4, Section | ion IX.B, and 24A S.C. Code Ann. |
|     | Regs. 61-62.1, Section II              |                                  |

<u>Summary</u>: Tietex International, Ltd. (Respondent) owns and operates a facility that manufactures, weaves, and prints fabrics. The Department issued Conditional Major Air Quality Permit CM-2060-0147 (Operating Permit) to the Respondent, effective January 1, 2005. The Respondent violated its Operating Permit and South Carolina Air Pollution Control Regulations as follows: failed to limit opacity from two tenter frames to 20%.

<u>Action</u>: The Respondent is required to: limit opacity from its tenter frames to 20%; implement corrective actions in accordance with a submitted schedule; and, pay a civil penalty in the amount of two thousand, five hundred dollars (\$2,500.00).

| 20) | Order Type and Number: | Consent Order 13-004-A          |
|-----|------------------------|---------------------------------|
|     | Order Date:            | February 8, 2013                |
|     | Respondent:            | Glen Tyndall, Individually, and |
|     |                        | d.b.a. Tyndall's Tree Service.  |
|     | Facility:              | Glen Tyndall, Individually, and |
|     |                        | d.b.a. Tyndall's Tree Service   |
|     | Location:              | 1012 Billy Farrow Highway,      |
|     |                        | Hartsville, SC 29550            |
|     | Mailing Address:       | Same                            |
|     | County:                | Darlington                      |
|     | Previous Orders:       | None                            |
|     | Permit/ID Number:      | None                            |
|     |                        |                                 |

Violations Cited:24A South Carolina Code Ann.Regs. 61-62.2, Prohibition of Open Burning

<u>Summary</u>: Glen Tyndall, Individually, and d.b.a. Tyndall's Tree Service (Respondent) owns and operates a tree service located in Hartsville, South Carolina. The Respondent violated South Carolina Air Pollution Control Regulations as follows: burned land-clearing debris within 1,000 feet of a public roadway; burned land clearing debris generated from another location; and burned prohibited materials.

<u>Action</u>: The Respondent is required to: cease open burning, except as in accordance with the Regulation; immediately and henceforth cease all burning of land-clearing debris at the site; pay a civil penalty in the amount of six hundred dollars (**\$600.00**); and, pay a suspended penalty in the amount of five thousand, four hundred dollars (**\$5**,400.00) should the Respondent fail to meet any requirement of the Order.