BUREAU OF LAND AND WASTE MANAGEMENT

Hazardous Waste Enforcement

1) Order Type and Number: Consent Order 10-22-HW
Order Date: December 9, 2010
Responsible Party: SantoLubes Manufacturing, LLC
d/b/a Blackman Uhler Specialties
Location/Mailing Address: 2155 West Croft Circle
Spartanburg, SC 29304
County: Spartanburg
Previous Orders: 08-26-HW ($10,000)
Permit Number: SCD 003 349 065
Violations Cited: The South Carolina Hazardous Waste Management Act §44-56-130(2) and the South Carolina Hazardous Waste Management Regulations 61-79.270.40; R.61-79.270.30(l)(6); R.61.79.262.11; R.61-79.265.173(a); R.61-79.262.34(c)(1); R.61-79.264.35; R.61-79.265.173(b); R.61-79.265.171; R.61-79.265.173(d); R.61-79.273.13(d)(1); R.61-79.273.14(e); and, R.61-79.262.41(b).

Summary: SantoLubes Manufacturing, LLC d/b/a Blackman Uhler Specialties (Respondent) is a manufacturer of specialty chemicals. The Respondent has violated the South Carolina Hazardous Waste Management Regulations as follows: failure to request a Class 1 Permit Modification no later than 90 days prior to a transfer of ownership; failure to report to the Department a hazardous waste release within 24 hours of that release; failure to make an accurate hazardous waste determination; failure to keep a container holding hazardous waste closed during storage, except when it is necessary to add or remove waste; failure to accumulate hazardous waste in containers at or near the point of generation where wastes initially accumulate, which is under the control of the operator of the process generating the waste; 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, unless it can be demonstrated to the Department that aisle space is not needed for any of these purposes; failure to ensure that 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 if a container holding hazardous
waste is not in good condition, or if it begins to leak; failure to appropriately label each container with an EPA Hazardous Waste Number; failure to contain any lamp in containers or packages that remain closed; failure to label each lamp, container, or package in which such lamps are contained with one of the following phrases: “Universal Waste – Lamp(s),” “Waste Lamp(s),” or “Used Lamp(s),” and, failure to submit the information required by paragraph (a) [of this section] . . . according to the instructions included with such form.

Action: The Respondent has agreed to now and in the future ensure compliance with the South Carolina Hazardous Waste Management Act and Regulations; ensure that modifications of Postclosure Care Hazardous Waste Permit SCD 003 349 065 are addressed in accordance with the regulations and comply with the deadlines established by the Department’s Permitting Section for completing the transfer of Blackman Uhler’s Postclosure Care Hazardous Waste Permit to SantoLubes; ensure that any noncompliance which may endanger health or the environment is managed and reported to the Department in accordance with the regulations; ensure that an accurate waste determination is made on all solid wastes; ensure that all containers of hazardous waste are managed in accordance with the regulations; ensure that adequate aisle space is maintained in hazardous waste storage areas in accordance with the regulations; ensure that all universal waste lamps are managed in accordance with the regulations; ensure that Quarterly Reports are submitted to the Department in accordance with the regulations; and, pay a civil penalty in the amount of twenty thousand dollars ($20,000.00).

2) Order Type and Number: Consent Order 10-23-HW
Order Date: December 16, 2010
Respondent: ADC Finishing, Inc.
Facility: ADC Finishing, Inc.
Location/Mailing Address: 100 Carroll Avenue
York, South Carolina 29745
County: York
Previous Orders: None
Permit/ID Number: SCD 987 594 249
Violations Cited: The South Carolina Hazardous Waste Management Act §44-56-130(2); The South Carolina Hazardous Waste Management Regulation 61-79.265.16(a)(1); R.61-79.265.16(e); R.61-79.265.52(d); R.61-79.265.52(e); R.61-79.265.173(a); R.61-79.265.175(b)(1); R.61-79.273.13(d)(1); R.61-79.273.14(e); and, R.61-79.273.15(c).

Summary: ADC Finishing, Inc. (Respondent), located in York, South Carolina, is a metal and plastic finishing facility. The Respondent has violated the Hazardous Waste Management Regulations as follows: failure to ensure that facility personnel successfully complete a program of classroom instruction or on-
the-job training that teaches them to perform their duties; failure to keep training records on current personnel; failure to list the names, addresses, and phone numbers (home and office) of all persons qualified to act as emergency coordinator; failure to have a contingency plan that includes a list of all emergency equipment at the facility; failure to keep a container holding hazardous waste closed during storage, except when it is necessary to add or remove waste; failure to have a containment system with a base that underlies the containers which is sufficiently impervious to contain leaks, spills, and accumulated precipitation until the collected material is detected and removed; failure to contain lamps in containers or packages that are structurally sound, adequate to prevent breakage, and compatible with the contents of the lamps; 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);” and, failure to demonstrate the length of time that the universal waste has been accumulated from the date it becomes a waste or is received.

**Action:** The Respondent has agreed to: ensure that facility personnel training is performed and documented in accordance with the regulations; ensure that the contingency plan is maintained and updated in accordance with the regulations; ensure that containers of hazardous waste are managed and stored in accordance with the regulations; ensure that universal waste is packaged and labeled in accordance with the regulations; and, pay a civil penalty in the amount of four thousand dollars ($4,000.00).

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**BUREAU OF WATER**

**Drinking Water Enforcement**

3) **Order Type and Number:** Consent Order 10-127-DW  
**Order Date:** December 3, 2010  
**Respondent:** Daufuskie Island Utility Company, Inc.  
**Facility:** Haig Point  
**Location/Mailing Address:** 102 Buckthorn Lane, Daufuskie Island, SC 29915/10 Liberty Street Edison, NJ 08837  
**County:** Beaufort  
**Previous Orders:** None  
**Permit/ID Number:** 0750036  

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

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

4) **Order Type and Number:** Consent Order 10-128-DW  
**Order Date:** December 3, 2010  
**Respondent:** Alice Atkinson, Individually and d.b.a. AM Blount’s Cottages  
**Facility:** AM Blount’s Cottages  
**Location/Mailing Address:** 105 Jean Drive  
Eutawville, S.C. 29048  
**County:** Orangeburg  
**Previous Orders:** None  
**Permit/ID Number:** 3870419

**Summary:** Alice Atkinson, Individually and d.b.a. AM Blount’s Cottages (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.

5) **Order Type and Number:** Consent Order 10-129-DW  
**Order Date:** December 21, 2010  
**Respondent:** Wilson Trucking Corporation  
**Facility:** Wilson Trucking Corporation  
**Location/Mailing Address:** S Hwy 16, Jedburg, SC 29483/137 Wilson Blvd, Fishersville, Virginia 22939  
**County:** Berkeley  
**Previous Orders:** None  
**Permit/ID Number:** 0830027
Summary: Wilson Trucking Corporation (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: there was an opening in the concrete pad and the sanitary seal; the well house was inhabited by ants; there was an unused chemical feed pump and tank in the well house; and, there was no certified treatment operator.

Action: The Respondent is required to: correct the deficiencies; pay a civil penalty in the amount of one thousand two hundred seventy-five dollars ($1,275.00); and, pay a stipulated penalty in the amount of three thousand eight hundred twenty-five dollars ($3,825.00) should the Respondent fail to meet any requirement of the Order.

Order Type and Number: Consent Order 10-131-DW
Order Date: December 21, 2010
Respondent: Water Supply Company, Inc.
Facility: Wild Meadows Subdivision
Location/Mailing Address: 3600 Fish Hatchery Road, Lexington, SC 29071/P.O. Box 1710 Lexington, S.C. 29071
County: Lexington
Previous Orders: None
Permit/ID Number: 3250097

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

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

Order Type and Number: Consent Order 10-132-DW
Order Date: December 21, 2010
Respondent: Town of North
Facility: Town of North
Location/Mailing Address: 9305 North Rd., North, SC 29112/P.O. Box 399, North, S.C. 29112
County: Orangeburg
Previous Orders: None
Permit/ID Number: 3810010

Summary: The Town of North (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 combined radium 226/228.

Action: The Respondent is required to: submit to for approval a corrective action plan with a detailed schedule of implementation and completion to include steps to resolve the combined radium 226/228 MCL exceedance; and, pay a stipulated penalty in the amount of four thousand dollars ($4,000.00) should the Respondent fail to meet any requirement of the Order.

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Water Pollution Enforcement

8) Order Type and Number: Consent Order 10-054-W
Order Date: December 3, 2010
Respondent: City of Belton
Facility: Ducworth WWTP
Location/Mailing Address: 306 Anderson St., Belton, SC 29627/P.O. Box 828, Anderson, SC 29627
County: Anderson
Previous Orders: None
Permit/ID Number: SC0045896

Summary: The City of Belton (Respondent) owns and is responsible for the proper operation and maintenance of Ducworth wastewater treatment plant (WWTP) serving the residents and businesses of Belton in Anderson County. The Respondent has violated the Pollution Control Act and the Water Pollution Control Permits Regulation in that it exceeded effluent quality limitations for fecal coliform and ammonia-nitrogen as reported on its Discharge Monitoring Reports for October - November 2009 and March - August 2010.

Action: The Respondent is required to: submit a corrective action plan specifying corrective actions and activities to be taken with an implementation schedule; and, pay a civil penalty in the amount of three thousand four hundred dollars ($3,400.00).
9) **Order Type and Number:** Consent Order 10-067-A  
**Order Date:** December 8, 2010  
**Respondent:** Showa Denko Carbon, Inc.  
**Facility:** Showa Denko Carbon, Inc.  
**Location/Mailing Address:** 478 Ridge Road, Ridgeville, SC  
**County:** Dorchester  
**Previous Orders:** None  
**Permit/ID Number:** TV-0900-0025  
**Violations Cited:** U.S. EPA Regulations at 40 CFR Part 70, State Operating Permit Programs, and South Carolina Air Pollution Control Regulation 61-62.70, Title V Operating Permit Program.  

**Summary:** Showa Denko Carbon, Inc. (Respondent) owns and operates a graphite electrode manufacturing facility located in Ridgeville, South Carolina. The Department issued Part 70 (Title V) Air Quality Operating Permit TV-0900-0025 to the Respondent, effective October 1, 2005. The Respondent violated U.S. EPA Regulations and South Carolina Air Pollution Control Regulations as follows: failed to submit to the Department a Title V permit renewal application no later than six months prior to expiration of the Title V Permit.  

**Action:** The Respondent is required to: comply with all terms and conditions of Title V Permit TV-0900-0025 effective October 1, 2005, until such time as the Department takes final action on the application for renewal; submit future Title V permit renewal applications to the Department in accordance with the Title V Regulations and the Title V Permit.; and, pay a civil penalty in the amount of five thousand dollars ($5,000.00).

10) **Order Type and Number:** Consent Order 10-068-A  
**Order Date:** December 8, 2010  
**Respondent:** Renfrow Brothers, Inc. d/b/a Renfrow Brothers Industrial Contractors  
**Facility:** Renfrow Brothers Industrial Contractors  
**Location/Mailing Address:** 855 Gossett Road, Spartanburg, SC 29307  
**County:** Spartanburg  
**Previous Orders:** None  
**Permit/ID Number:** 2060-0497  
**Violations Cited:** South Carolina Air Pollution Control Regulation 61-62.1
Summary: Renfrow Brothers, Inc. d/b/a Renfrow Brothers Industrial Contractors (Respondent) owns and operates an industrial metal manufacturing facility. The Department issued Air Quality Operating Permit 2060-0497 to the Respondent, effective August 10, 2010. The Respondent violated South Carolina Air Pollution Control Regulations as follows: failed to apply for an obtain a construction permit prior to constructing a source of air contaminants; and failed to submit a written request to obtain an operating permit.

Action: The Respondent is required to: apply for and obtain Department-issued permits prior to constructing, altering, or adding to any source of air contaminants, including installation of control devices; submit required written notifications to the Department; pay the applicable permit fees for fiscal years 2009, 2010, and 2011 in the amount of ($377.64), ($393.75), and ($394.47) respectively, for a total of one thousand one hundred sixty-five dollars and eighty-six cents ($1,165.86); and pay a civil penalty in the amount of three thousand five hundred dollars ($3,500.00).

11) Order Type and Number: Consent Order 10-069-A
Order Date: December 8, 2010
Respondent: Polydeck Screen Corporation
Facility: Polydeck Screen Corporation
Location/Mailing Address: 1790 Dewberry Road, Spartanburg, SC 29307
County: Spartanburg
Previous Orders: None
Permit/ID Number: 2060-0212
Violations Cited: S.C. Code Ann. § 48-1-110(d); South Carolina Air Pollution Control Regulation 61-62.1, Section II.A.; and South Carolina Air Pollution Control Regulations 61-62.5, Standard No. 2 and Standard No.7(c).

Summary: Polydeck Screen Corporation (Respondent), owns and operates a facility that manufactures modular industrial screens for the mining and quarrying industries, and is located in Spartanburg, South Carolina. The Department re-issued Air Quality Operating Permit 2060-0212 to the Respondent on April 27, 2010. The Respondent violated South Carolina Air Pollution Control Regulations and its permit as follows: failed to maintain records of daily operating times of its frame preparation process and daily inspection and regular cleaning or replacement of dry filter(s); re-located and operated an abrasive blasting process outside of its permitted blast booth prior to applying for and obtaining Department-issued permits; and exceeded the 24-hr standards for particulate matter (PM) established in the State Regulations.
Action: The Respondent is required to maintain records of daily operating times of the frame preparation process and of daily inspection and regular cleaning or replacement of dry filter(s); obtain Department-issued permits prior to constructing, operating, altering or adding to a source of air contaminants, including installation of any device for the control of air contaminant discharges; not conduct any abrasive blasting outside of the blast booth; limit operating hours of the frame preparation process to three hours a day and the manual paint spray booth to two hours a day; comply with the 24-hr standards for PM under Standard No. 2 and Standard No. 7; and pay a civil penalty in the amount of thirteen thousand four hundred dollars ($13,400.00).

12) Order Type and Number: Consent Order 10-070-A
    Order Date: December 16, 2010
    Respondent: Lafarge Building Materials, Inc.
    Facility: Lafarge Building Materials, Inc.
    Location/Mailing Address: 463 Judge Street, Harleyville, SC
    County: Dorchester
    Previous Orders: 09-077-A ($106,000.00); 08-008-A ($90,000.00); 06-017-A ($24,000.00)
    Permit/ID Number: TV-0900-0004

Summary: Lafarge Building Materials Inc. (Respondent), located in Harleyville, South Carolina, owns and operates a Portland cement manufacturing plant. The Department issued Part 70 (Title V) Air Quality Operating Permit TV-0900-0004 to the Respondent, effective January 1, 2003. The Respondent violated U.S. EPA Regulations and South Carolina Air Pollution Control Regulations as follows: failed to limit opacity from clinker elevator #3 (Equipment ID 6140000) to 10%.

Action: The Respondent is required to pay a civil penalty in the amount of six thousand dollars ($6,000.00).

13) Order Type and Number: Consent Order 10-071-A
    Order Date: December 16, 2010
    Respondent: Engineered Composites, LLC
    Facility: Engineered Composites, LLC
    Location/Mailing Address: 2219 Fish Hatchery Lane, West Columbia, SC 29172
    County: Richland
    Previous Orders: None
Permit/ID Number: TV-1900-0212

Summary: Engineered Composites, LLC (Respondent), located in West Columbia, South Carolina, owns and operates a fiberglass part manufacturing facility. The Department issued Part 70 (Title V) Air Quality Operating Permit TV-1900-0212 to the Respondent, effective April 1, 2005. The Respondent violated U.S. EPA Regulations at, South Carolina Air Pollution Control Regulations, and the Pollution Control act as follows: failed to submit to the Department a Title V permit renewal application no later than six months prior to expiration of the Title V Permit; failed to submit to the Department a timely and complete Title V Annual Compliance Certification (TVACC); failed to submit timely semiannual emission reports and visual inspection report; and failed to maintain a log of visual emission inspection checks onsite.

Action: The Respondent is required to: comply with all terms and conditions of Title V Permit TV-1900-0212 effective April 1, 2005, until such time as the Department takes final action on the application for renewal; submit future Title V permit renewal applications and TVACC's to the Department in accordance with the Title V Regulations and the Title V Permit; record and maintain a log of future visual inspections; submit future semiannual reports and visual inspections to the Department in accordance with the Title V Permit; pay a civil penalty in the amount of one thousand two hundred dollars ($1,200.00); and, pay a suspended penalty in the amount of ten thousand eight hundred dollars ($10,800.00) should the Respondent fail to meet the requirements of the Order.

BUREAU OF ENVIRONMENTAL HEALTH

Food Protection Enforcement

14) Order Type and Number: Environmental Health Order 2010-206-03-033
Order Date: December 14, 2010
Respondent: Waffle House
Facility: Waffle House #847
Location/Mailing Address: 101 Clemson Road, Columbia, S.C. 29210/5986 Financial Drive Norcross, GA
County: Richland
Previous Orders: None
Permit/ID Number: 40-206-03085
Violations Cited: R.61-25, Retail Food Establishments, Chapter II.C.

Summary: Waffle House #847 (Respondent), located at 101 Clemson Road, Columbia, South Carolina, is a retail food establishment that has violated Regulation 61-25, Retail Food Establishments by not holding food at proper temperatures for at least two consecutive routine inspections.

Action: The Respondent has corrected the violations and has paid a civil penalty in the amount of five hundred dollars ($500.00). The case was closed on January 4, 2011.

15) Order Type and Number: Environmental Health Order
Order Date: December 15, 2010
Respondent: Barry and Susan Walker
Facility: Macs on Main
Location/Mailing Address: 1710 Main Street
Columbia, S.C. 29201
County: Richland
Previous Orders: None
Permit/ID Number: 40-206-04484
Violations Cited: R.61-25, Retail Food Establishments, Chapter VI.G.

Summary: Barry and Susan Walker (Respondents) own and operate Macs on Main, a restaurant located at 1710 Main Street, Columbia, South Carolina, that has violated Regulation 61-25, Retail Food Establishments by not maintaining proper insect/animal/rodent control (presence of rodents cited).

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

16) Order Type and Number: Environmental Health Order
Order Date: December 20, 2010
Respondent: Center Express
Facility: Center Express #3
Location/Mailing Address: 11278 Garners Ferry Road
Columbia, S.C. 29044
County: Richland
Summary: Center Express #3 is a convenience store with food service located at 11278 Garners Ferry, Columbia, South Carolina, that has violated Regulation 61-25, Retail Food Establishments, by not holding food at proper temperatures for at least two consecutive routine inspections.

Action: The Respondent has been ordered to correct the violations and pay a civil penalty in the amount of five hundred dollars ($500.00). This case is still pending.

17) Order Type and Number: Environmental Health Order
    2010-206-07-026
    Order Date: December 15, 2010
    Respondent: Charleston County School District
    Facility: Simon/Memminger/Brentwood Campus
    Location/Mailing Address: 2685 Leeds Avenue
                              North Charleston, S.C. 29420
    County: Charleston
    Previous Orders: None
    Permit/ID Number: 10-208-00799
    Violations Cited: R.61-25, Retail Food Establishments,
                      Chapter VI.G.; and R.61-42, Sanitation of Schools, Section XV.

Summary: The Simon/Memminger/Brentwood Campus is a school owned and operated by the Charleston County School District. The school has a cafeteria providing food service, and is located at 2685 Leeds Avenue, North Charleston, South Carolina. The cafeteria has violated Regulation 61-25, Retail Food Establishments by having the presence of rodents and not maintaining proper pest control; the remainder of the school has violated Regulation 61-42, Sanitation of Schools, by having the presence of rodents and not maintaining proper pest control.

Action: The Respondent has been ordered to correct the violations and pay a civil penalty in the amount of one thousand dollars ($1,000.00). The respondent has corrected the violations; the costs of the pest control efforts and contracts have been allowed to stand in lieu of the civil penalty. This case was closed on December 29, 2010.

18) Order Type and Number: Environmental Health Order
Summary: Wendcharles LLC (Respondent) owns and operates Wendy’s #107-001, a restaurant located at 1721 Sam Rittenberg Boulevard, Charleston, South Carolina that has violated Regulation 61-25, Retail Food Establishments by not holding food at proper temperatures for at least two consecutive routine inspections.

Action: The Respondent has corrected the violations and has paid a civil penalty in the amount of five hundred dollars ($500.00). The case was closed on January 4, 2011.

Onsite Wastewater Enforcement

<table>
<thead>
<tr>
<th>Order Type and Number:</th>
<th>Environmental Health Order</th>
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</thead>
<tbody>
<tr>
<td>Order Date:</td>
<td>December 7, 2010</td>
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<tr>
<td>Respondent:</td>
<td>Wade Green, Jr.</td>
</tr>
<tr>
<td>Facility:</td>
<td>N/A</td>
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<tr>
<td>Location/Mailing Address:</td>
<td>1098 Sharper Drive</td>
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<tr>
<td>County:</td>
<td>Berkeley</td>
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<td>Previous Orders:</td>
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<td>Permit/ID Number:</td>
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<tr>
<td>Violations Cited:</td>
<td>R.61-46, Nuisances, Section 1(g)</td>
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</tbody>
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Summary: Wade Green, Jr. (Respondent) owns the property located at 1098 Sharper Drive, Cross, South Carolina, and has violated Regulation 61-46, Nuisances by having sewage discharging to the ground surface from a septic tank that does not have a properly sealed lid.

Action: The Respondent has been ordered to correct the violation and pay a civil penalty in the amount of two hundred fifty dollars ($250.00), with the
penalty accruing at an additional one hundred dollars ($100.00) per day for each
day of continued violation beyond day 15. This case is still pending.