## BUREAU OF LAND AND WASTE MANAGEMENT

### Underground Storage Tanks

1) **Order Type and Number:** Consent Order 12-0017-UST  
**Order Date:** February 16, 2012  
**Respondent:** William Land d.b.a. Alley Antiques  
**Facility:** Country Side 2  
**Location:** 8050 West Oak Highway, Westminster, SC  
**Mailing Address:** 705 South Oak Street, Seneca, SC 29678  
**County:** Oconee  
**Previous Orders:** None  
**Permit/ID Number:** 06742  

**Summary:** William Land d.b.a. Alley Antiques (Respondent) owns and operates underground storage tanks, located in Westminster, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to use an adequate overfill prevention system and failure to install a drop tube that extends to within one foot of the tank bottom.

**Action:** The Respondent is required to pay a civil penalty in the amount of six hundred dollars (**$600.00**). Violations were corrected prior to the issuance of the Order.

### Hazardous Waste Enforcement

2) **Order Type and Number:** Consent Agreement 11-07-HW  
**Order Date:** February 16, 2012  
**Respondent:** Jacobs Field Services of North America, Inc. d/b/a Jacobs Applied Technology, Inc.  
**Facility:** Jacobs Applied Technology, Inc.
Location: 2040 Bushy Park
Goose Creek, SC 29445

Mailing Address: Same

County: Berkeley

Previous Orders: None

Permit/ID Number: SCD 982 102 998

Violations Cited: The South Carolina Hazardous Waste Management Act §44-56-130(2); The South Carolina Hazardous Waste Management Regulation 61-79.265.173(a); R.61-79.265.175(a); R.61-79.262.41(a); R.61-79.265.16(b); R.61-79.265.16(c); R.61-79.265.52(d); R.61-79.265.53(b); and, R.61-79.265.37(a)(1-4).

Summary: Jacobs Field Services of North America, Inc. d/b/a Jacobs Applied Technology, Inc. (Respondent), located in Goose Creek, South Carolina, designs and constructs modular production and refining units at its facility. The Respondent has violated the Hazardous Waste Management Regulations as follows: failure to keep a container holding hazardous waste closed during storage, except when it is necessary to add or remove waste; failure to ensure that container storage areas are designed with a containment system; failure to prepare and submit a written quarterly report to the Department no later than thirty (30) days after the end of each calendar quarter; failure to ensure that facility personnel successfully complete a training program within six (6) months of their date of employment; failure to ensure that facility personnel take part in an annual review of their initial training; failure to list the names, addresses, and phone numbers (home and office) of all persons qualified to act as emergency coordinator; and, failure to submit a copy of the contingency plan to and make preparedness and prevention arrangements with all local police departments, fire departments, hospitals, and State and local emergency response teams that may be called upon to provide emergency services.

Action: The Respondent has agreed to: manage containers of hazardous waste in accordance with the regulations; prepare and submit all hazardous waste reports; offer hazardous waste management training to employees who handle hazardous waste; maintain and update the contingency plan; make arrangements with local emergency services; and, pay a civil penalty in the amount of thirteen thousand dollars ($13,000.00)

3) Order Type and Number: Consent Order 12-01-HW
Order Date: February 1, 2012
Respondent: Advanced Environmental Options, Inc.
Facility: Advanced Environmental Options, Inc.
Location: 25 Stan Perkins Road
Spartanburg, SC 29307
Mailing Address: Same
County: Spartanburg
Previous Orders: 12-009-W ($19,717.00)
Permit/ID Number: SCR 000 074 575

Summary: Advanced Environmental Options, Inc. (Respondent), a transporter of hazardous waste, has violated the South Carolina Hazardous Waste Management Act and Regulations as follows: failure to store manifested shipments of hazardous waste for a period of ten days or less; and, failure to manage universal waste lamps in compatible containers that are structurally sound, adequate to prevent breakage, and remain closed.

Action: The Respondent is required to perform the following: develop a program of Best Management Practices for its waste management activities; disclose to the Department any violations discovered; pay a civil penalty in the amount of five hundred dollars ($500.00); and, pay a suspended penalty in the amount of five hundred dollars ($500.00) should the Respondent fail to meet any of the order requirements. The penalty has been paid.

BUREAU OF WATER

Drinking Water Enforcement

4) Order Type and Number: Consent Order 12-005-DW
Order Date: February 1, 2012
Respondent: New Prospect Free Will Baptist Church, Inc.
Facility: New Prospect Free Will Baptist Church and School
Location: 4221 Sheminally Road
           Pamplico, SC 29583
Mailing Address: 844 Dusty Lane
                 Pamplico, SC 29583
County: Florence
Previous Orders: None
Permit/ID Number: 2170123
Summary: New Prospect Free Will Baptist Church, 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 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 12-006-DW
Order Date: February 6, 2012
Respondent: Keisler Store, Inc.
Facility: Keisler Store
Location: 2556 Caulks Ferry Road
          Lexington, SC 29073
Mailing Address: Same
County: Lexington
Previous Orders: None
Permit/ID Number: 3279006

Summary: Keisler Store, 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 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.

6) Order Type and Number: Consent Order 12-007-DW
Order Date: February 6, 2012
Respondent: Blue Ridge Council, Boy Scouts of America
Facility: Camp Old Indian
Location: 601 Callahan Mountain Road
          Travelers Rest, SC 29690
Mailing Address: 1 Park Plaza
Summary: Blue Ridge Council, Boy Scouts of America (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.

Summary: Kirtan Hospitality, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a pool. The Respondent has violated the Public Swimming Pools Regulation as follows: the current annual operating permit was not posted; the pool operator of record information was not posted; two “Shallow Water-No Diving” signs were not posted; two “No Lifeguard On Duty-Swim At Your Own Risk” signs were not posted; the bound and numbered log book was not maintained on a daily basis; 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; 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 one occasion and the pool was re-opened prior to receiving Department approval on one occasion. The follow-up inspection revealed that all of the deficiencies had been corrected.
Action: The Respondent is required to: pay a civil penalty in the amount of three hundred seventy-five dollars ($375.00). The civil penalty has been paid.

8) **Order Type and Number:** Consent Order 12-009-DW  
**Order Date:** February 6, 2012  
**Respondent:** Park Management Group, LLC  
**Facility:** Jameson Inn  
**Location:** 2350 Chestnut Street NE  
Orangeburg, SC 29115  
**Mailing Address:** 4770 S Atlanta Road SE  
Smyrna, GA 30080  
**County:** Orangeburg  
**Previous Orders:** None  
**Permit/ID Number:** 38-070-1  
**Violations Cited:** S.C. Code Ann. Regs. 61-51(J)  

**Summary:** Park Management Group, 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 depth markers were loose; the pool walls had algae growth on them; the chlorine level was not within the acceptable range of water quality standards; the skimmer had chlorine sticks in it; the emergency telephone was not accessible; the pool rules sign was not completely filled out; the pool operator of record information was 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 pool on two occasions.

Action: The Respondent is required to: correct the deficiencies; pay a civil penalty in the amount of six hundred eighty dollars ($680.00); and, contact the Department prior to opening. The civil penalty has been paid.

9) **Order Type and Number:** Consent Order 12-010-DW  
**Order Date:** February 06, 2012  
**Respondent:** Shiv of Chapin LLC  
**Facility:** Shiv Mart # 4  
**Location:** 1865 Chapin Road  
Chapin, SC 29036  
**Mailing Address:** Same  
**County:** Lexington  
**Previous Orders:** None  
**Permit/ID Number:** 3279014  
**Violations Cited:** S.C. Code Ann. Regs. 61-58.5(F)  

**Summary:** Shiv of Chapin LLC (Respondent) owns and is responsible for
the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: the PWS exceeded the maximum contaminant level (MCL) for total coliform.

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

**Order Type and Number:** Consent Order 12-011-DW
**Order Date:** February 6, 2012
**Respondent:** Center Lodging, Inc.
**Facility:** Super 8 Motel
**Location:** 488 South Blackstock Road
Spartanburg, SC 29301
**Mailing Address:** Same
**County:** Spartanburg
**Previous Orders:** None
**Permit/ID Number:** 42-187-B
**Violations Cited:** S.C. Code Ann. Regs. 61-51(J)

**Summary:** Center Lodging, 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 water quality standards acceptable range; two “No Lifeguard On Duty - Swim at Your Own Risk” signs were not posted; there were chlorine pucks in the strainer basket of the pump; and the bound and numbered log book was not maintained on a daily basis. A violation was issued for failure to properly operate and maintain the pool on 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 two thousand forty dollars ($2,040.00).

**Order Type and Number:** Consent Order 12-012-DW
**Order Date:** February 6, 2012
**Respondent:** Berkeley County Water & Sanitation
**Facility:** Oakley Road Water Main Extension
**Location:** Oakley Road (S-8-50) and Merritt Road
Moncks Corner, SC 29461
Mailing Address: P.O. Box 1529
Moncks Corner, SC 29461

County: Berkeley
Previous Orders: None
Permit/ID Number: 0820002

Summary: Berkeley County Water & Sanitation (Respondent) owns and is responsible for the permitting and construction of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failure to obtain a permit to construct prior to expanding the PWS.

Action: The Respondent is required to: obtain a permit to construct; obtain written approval to operate; and, pay a civil penalty in the amount of one thousand seven hundred dollars ($1,700.00).

Order Date: February 10, 2012
Respondent: Kathryn Enabenter, Individually and d.b.a. Clover Kids Academy
Facility: Clover Kids Academy
Location: 3412 Filbert Hwy
       Clover, SC 29710
Mailing Address: 301 Notable Lane
                York, SC 29732
County: York
Previous Orders: 09-048-DW ($1,035.00 and $2,416.00 stipulated)
Permit/ID Number: 4670115

Summary: Kathryn Enbanter, Individually and d.b.a. Clover Kids Academy (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 monitor the PWS for lead and copper.

Action: The Respondent is required to: monitor the PWS for lead and copper during the January 1 – June 30, 2012 monitoring period; and pay a civil penalty in the amount of four thousand dollars ($4,000.00). The PWS was monitored for lead and copper during the July 1 – December 31, 2011 monitoring period and the results were below the action level.
Order Date: February 16, 2012
Respondent: River Bluff Homeowners Association, Inc.
Facility: River Bluff
Location: 492 Greenwich Drive
Aiken, SC 29803
Mailing Address: 601 Greenwich Drive
Aiken, SC 29803
County: Aiken
Previous Orders: None
Permit/ID Number: 02-070-1

Summary: River Bluff Homeowners Association, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a pool. The Respondent has violated the Public Swimming Pools Regulation as follows: the chlorine level was not within the acceptable range of water quality standards. A violation was issued for failure to properly operate and maintain the pool on two occasions.

Action: The Respondent is required to: submit a corrective action plan and schedule of implementation to address the deficiencies; and, pay a civil penalty in the amount of six hundred eighty dollars ($680.00).

14) Order Type and Number: Consent Order 12-015-DW
Order Date: February 16, 2012
Respondent: Villamare Condominium Association, Inc.
Facility: Villamare Health Club
Location: 1 Ocean Lane
Hilton Head Island, SC 29929
Mailing Address: P.O. Box 7431
Hilton Head Island, SC 29938
County: Beaufort
Previous Orders: None
Permit/ID Number: 07-389-1

Summary: Villamare Condominium Association, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a pool. The Respondent has violated the Public Swimming Pools Regulation as follows: the chlorine level was not within the acceptable range of water quality standards; the bound and numbered log book was not maintained on a daily basis; and, the “No Lifeguard On Duty - Swim At Your Own Risk” signs did not have the appropriate
letter sizing. 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 eight hundred dollars ($1,800.00). The Respondent scheduled a technical assistant visit with the Department to address the deficiencies.

<table>
<thead>
<tr>
<th>15) Order Type and Number:</th>
<th>Consent Order 12-016-DW</th>
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<tbody>
<tr>
<td>Order Date:</td>
<td>February 16, 2012</td>
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<tr>
<td>Respondent:</td>
<td><strong>Town of Eastover</strong></td>
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<tr>
<td>Facility:</td>
<td>Town of Eastover</td>
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<tr>
<td>Location:</td>
<td>624 Main Street</td>
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<tr>
<td>Mailing Address:</td>
<td>P.O. Box 58</td>
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<td>County:</td>
<td>Richland</td>
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<tr>
<td>Previous Orders:</td>
<td>10-027-DW ($9,000.00 assessed and $5,100.00 stipulated) and 10-108-DW ($1,800.00 stipulated)</td>
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<td>Permit/ID Number:</td>
<td>4010002</td>
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**Summary:** The Town of Eastover (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations for failure to properly operate and maintain the PWS as follows: Well 2 was not operational; the Well 1 shelf for the chlorine feed pump, drain line for the pressure relief valve, battery in the tank gauge, finished water spigot and lime tank lid were all in disrepair; the Well 2 well house ceiling, exhaust fan, shelf for the chlorine feed pumps and lime tank and lid cover were all in disrepair; the casing and the wheel handles on the valves at Well 2 were rusted; there were no cross connection control, valve/hydrant maintenance or leak detection and repair programs available for review; the current telemetry system at Well 2 was inoperable and not effective; the procedures manual was incomplete; and, personnel making decisions which could affect water quality, water quantity, and distribution system integrity were not certified distribution system operators.

**Action:** The Respondent is required to: submit a corrective action plan to address the deficiencies; and, pay a civil penalty in the amount of ten thousand two hundred dollars ($10,200.00).
Order Date: February 21, 2012  
Respondent: Steve Wingard, Individually and d.b.a. Wingards Mobile Home Park # 2  
Facility: Wingards Mobile Home Park # 2  
Location: 4942 Platt Springs Road  
West Columbia, SC 29169  
Mailing Address: 852 East Steele Road  
West Columbia, SC 29170  
County: Lexington  
Previous Orders: None  
Permit/ID Number: 3279014  

Summary: Steve Wingard, Individually and d.b.a. Wingards Mobile Home Park # 2 (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 a corrective action plan to include proposed steps to address 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.

Water Pollution Enforcement

17) Order Type and Number: Consent Order 12-006-W  
Order Date: February 1, 2012  
Respondent: United Utility Companies, Inc.  
Facility: Briarcreek SD WWTF #2  
Location: 521 Killion Drive  
Gaffney, SC 29342  
Mailing Address: Same  
County: Cherokee  
Previous Orders: 10-034-W ($29,200.00)  
Permit/ID Number: SC0026409  
Violations Cited: S.C. Code Ann. §§ 48-1-90(a) and 48-1-110(d) (2008); S.C. Reg. 61-9.122.41 (a) and (e) (Supp. 2009)  

Summary: United Utility Companies, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of the Briarcreek Subdivision Wastewater Treatment Facility (WWTF) #2, located in Cherokee County, South Carolina. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failed to properly
operate and maintain wastewater treatment systems and components at all times in accordance with its National Pollutant Discharge Elimination System (NPDES) Permit, and discharged wastewater into the environment, including waters of the State, in a manner other than in compliance with a permit issued by the Department.

**Action:** The Respondent is required to: submit an updated Operation and Maintenance manual to include procedures for the operation of the WWTF to assure that solids are kept within an optimum range to provide adequate treatment and comply with the effluent limitations and conditions of the NPDES Permit; and, pay a civil penalty in the amount of twenty thousand eight hundred dollars ($20,800.00).

18) **Order Type and Number:** Consent Order 12-007-W  
**Order Date:** February 10, 2012  
**Respondent:** City of York  
**Facility:** Fishing Creek WWTP  
**Location:** 2498 Ecology Road  
York, SC 29745  
**Mailing Address:** P.O. Box 500  
York, SC 29745-0500  
**County:** York  
**Previous Orders:** 10-039-W ($5,000.00)  
**Permit/ID Number:** SC0038156  

**Summary:** The City of York (Respondent) owns and is responsible for the proper operation and maintenance of the Fishing Creek Wastewater Treatment Plant (WWTP) serving the residents and businesses within its designated service area in York County, South Carolina. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: exceeded its effluent quality limitations for ammonia-nitrogen (NH$_3$-N) on Discharge Monitoring Reports (DMRs) for the March, April, May, and July 2011 monitoring periods; and, some of the treatment components constructed during an expansion project were placed into operation before obtaining approval.

**Action:** The Respondent is required to: submit a corrective action plan reporting corrective actions taken and planned which will enable the WWTP to meet NH$_3$-N limitations; ensure that future construction projects will receive Department approval prior to placing the equipment or system into operation; and, pay a civil penalty in the amount of four thousand dollars ($4,000.00).
19) Order Type and Number: Consent Order 12-008-W
Order Date: February 24, 2012
Respondent: Sherri L. Ridgeway
Facility: Compound MX Motor Cross Track
Location: Turkey Road, Edgefield, SC 29841
Mailing Address: 856 Sudlow Lake Road
North Augusta, SC 29841
County: Edgefield
Previous Orders: None
Permit/ID Number: SCR10P312

Summary: Sherri L. Ridgeway (Respondent) owns and is responsible for land-disturbing activities at the Compound MX Motor Cross Track (Site) in Edgefield County, South Carolina. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: initiated land-disturbing activities prior to obtaining coverage under National Pollutant Discharge Elimination System (NPDES) General Permit SCR100000 and discharged sediment into the environment, including waters of the State, in a manner other in compliance with a permit issued by the Department.

Action: The Respondent is required to: complete the planting of perennial (permanent) vegetation at the Site; fully implement the Storm Water Pollution Prevention Plan (SWPPP) as outlined by the construction sequence within the approved site plans; submit a report, completed and stamped by the S.C. Registered Professional Engineer that developed the SWPPP, certifying that all storm water and sediment control devices are installed and functioning properly as specified in the Site’s approved erosion and sediment control plan; and, pay a suspended penalty in the amount of six thousand dollars ($6,000.00) should the Respondent fail to meet any requirement of the Order.

20) Order Type and Number: Consent Order 12-009-W
Order Date: February 28, 2012
Respondent: Advanced Environmental Options, Inc.
Facility: Advanced Environmental Options, Inc.
Location: 25 Stan Perkins Road
Spartanburg, SC 29307
Mailing Address: Same
County: Spartanburg
Previous Orders: 12-01-HW ($500)
Permit/ID Number: SCR004953

Summary: Advanced Environmental Options, Inc. (Respondent) owns and is responsible for the operation of a wastewater treatment facility (WWTF) located in the City of Spartanburg, Spartanburg County, South Carolina. The Respondent has violated the Pollution Control Act and Standards for Wastewater Facility Construction as follows: discharged wastewater into the environment, including waters of the State, in a manner other than in compliance with a permit issued by the Department; and constructed and operated wastewater disposal systems without obtaining approval from the Department.

Action: The Respondent is required to: pay a civil penalty in the amount of nineteen thousand seven hundred seventeen dollars (\$19,717.00) and pay a suspended penalty in the amount of fifteen thousand dollars (\$15,000.00) should the Respondent fail to comply with the requirements of the Order.

BUREAU OF AIR QUALITY

21) Order Type and Number: Consent Order 12-004-A
Order Date: February 10, 2012
Respondent: IAC Spartanburg, Inc.
Facility: IAC Spartanburg, Inc.
Location: One Austrian Way, Spartanburg, SC 29304
Mailing Address: P.O. Box 1836, Spartanburg, SC 29304
County: Spartanburg
Previous Orders: None
Permit/ID Number: 2060-0272

Summary: IAC Spartanburg, Inc. (Respondent) owns and operates a facility located in Spartanburg, South Carolina, that manufactures sound suppression systems primarily for BMW and Mercedes. On December 9, 2008, the Department issued State Air Quality Operating Permit 2060-0272 (Operating Permit) to the Respondent. The Respondent violated South Carolina Air Pollution Control Regulations and its Operating Permit as follows: failed to maintain records for the routine inspection and regular cleaning or replacement of its dry filters; failed to obtain a construction permit prior to commencing construction of a second robot and mix head; and, failed to submit a written request for a new or revised operating permit to cover any new, or altered source (i.e. the second robot.
and mix head), postmarked no later than fifteen (15) days after the actual date of initial startup of each new or altered source.

**Action**: The Respondent is required to: maintain records for the routine inspection and regular cleaning or replacement of its dry filters; 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; submit a written request for a new or revised operating permit to cover any new, or altered source, postmarked no later than fifteen (15) days after the actual date of initial startup of each new or altered source; and, pay a civil penalty in the amount of seven thousand dollars ($7,000.00).

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22) **Order Type and Number**: Consent Order 12-005-A  
**Order Date**: February 16, 2012  
**Respondent**: Mac-Gray Services, Inc.  
**Facility**: University of South Carolina  
**Location**: 2233-J Interstate North Drive, Charlotte, NC 28206  
**Mailing Address**: Same  
**County**: Richland  
**Previous Orders**: None  
**Permit/ID Number**: N/A  

**Summary**: Mac-Gray Services, Inc. (Respondent) is a laundry facilities management contractor. The Respondent violated U.S. EPA and South Carolina Asbestos Regulations as follows: failed to ensure that a building inspection was performed prior to beginning renovation; failed to submit a written notice of intent to renovate to the Department, at least 10 working days prior to beginning a major asbestos project, and 4 working days prior to beginning a small asbestos project; failed to ensure that the required work practice requirements were adhered to while engaged in major and small asbestos projects; failed to obtain Department-issued asbestos project licenses prior to engaging in asbestos projects; failed to use workers licensed by the Department while engaged in regulated asbestos projects; and, failed to ensure that asbestos-containing materials were properly disposed of while engaged in regulated asbestos projects.

**Action**: The Respondent is required to: ensure a building inspection is performed prior to engaging in any future renovation or demolition operations; ensure that applicable notifications are submitted to the Department and required licenses are obtained prior to engaging in future asbestos projects; not engage in
regulated asbestos projects unless licensed by the Department; and, pay a civil penalty in the amount of eleven thousand five hundred dollars ($11,500.00).

| 23) | **Order Type and Number:** Consent Order 12-006-A  
| **Order Date:** February 16, 2012  
| **Respondent:** Mr. Larry Orr, Individually and d.b.a. Orr’s Chores  
| **Facility:** University of South Carolina  
| **Location:** 2217 Lakeview Circle, Matthews, NC 28105  
| **Mailing Address:** Same  
| **County:** Richland  
| **Previous Orders:** None  
| **Permit/ID Number:** N/A  
| **Violations Cited:** U.S. EPA 40 CFR 61.145 and 61.150, and 25A South Carolina Code Ann. Regs. 61-86.1, Sections IV, VIII, X, and XI.  
| **Summary:** Mr. Larry Orr, Individually and d.b.a. Orr’s Chores (Respondent) is a general contractor who specializes in painting. The Respondent violated U.S. EPA and South Carolina Asbestos Regulations as follows: failed to ensure that the required work practice requirements were adhered to while engaged in major and small asbestos projects; failed to use workers licensed by the Department while engaged in regulated asbestos projects; and, failed to ensure that asbestos-containing materials were properly disposed of while engaged in regulated asbestos projects.  
| **Action:** The Respondent is required to: not engage in future regulated asbestos projects unless licensed by the Department and pay a civil penalty in the amount of three thousand dollars ($3,000.00).  |

| 24) | **Order Type and Number:** Consent Order 12-007-A  
| **Order Date:** February 16, 2012  
| **Respondent:** Anderson Hardwood Floors, Inc.  
| **Facility:** Anderson Hardwood Floors, Inc.  
| **Location:** 877 Torrington Road, Clinton, SC  
| **Mailing Address:** Shaw Industries Group, Inc.  
| **County:** Anderson  
| **Previous Orders:** None  
| **Permit/ID Number:** CM-1520-0111  
| **Violations Cited:** U.S. EPA 40 CFR 61.145 and 61.150, and 25A South Carolina Code Ann. Regs. 61-86.1, Sections IV, VIII, X, and XI.  
| **Summary:** Anderson Hardwood Floors, Inc. (Respondent) is a manufacturer of hardwood flooring. The Respondent violated U.S. EPA and South Carolina Asbestos Regulations as follows: failed to ensure that the required work practice requirements were adhered to while engaged in major and small asbestos projects; failed to use workers licensed by the Department while engaged in regulated asbestos projects; and, failed to ensure that asbestos-containing materials were properly disposed of while engaged in regulated asbestos projects.  
| **Action:** The Respondent is required to: not engage in future regulated asbestos projects unless licensed by the Department and pay a civil penalty in the amount of three thousand dollars ($3,000.00).  |

Summary:  Anderson Hardwood Floors, Inc. (Respondent) manufactures engineered wood flooring. The Department issued Conditional Major Air Quality Operating Permit 1520-0111 to the Respondent, effective July 1, 2007. The Respondent has violated the Pollution Act and South Carolina Air Pollution Control Regulations as follows: failed to limit the Nitrogen Oxide (NOx) emissions from its wood-waste boiler (Boiler) to 0.20 lb/mmBtu during a May 13, 2011, Department-approved source test; and, failed to submit a corrective action plan.

Action:  The Respondent is required to: comply with the NOx emissions limit as established by the Permit and pay a civil penalty of nine thousand six hundred twenty-five dollars ($9,625.00).

25)  Order Type and Number:  Consent Order 12-008-A
Order Date:  February 21, 2012
Respondent:  University of South Carolina
Facility:  University of South Carolina
Location:  USC Campus, Columbia SC
Mailing Address:  306 Benson School, Columbia, SC 29208
County:  Richland
Previous Orders:  11-038-A ($10,000), 10-064-A ($36,000), 10-019-A ($17,500), 08-045-A ($10,000)
Permit/ID Number:  ACL-065

Summary:  The University of South Carolina (Respondent), located in Columbia, South Carolina, is a public higher-education institution. The Respondent violated U.S. EPA and South Carolina Asbestos Regulations and Consent Orders 11-038-A and 10-064-A as follows: failed to ensure a building inspection was performed prior to beginning renovation; failed to submit a written notice of intent to renovate to the Department, at least 10 working days prior to beginning a major asbestos project, and 4 working days prior to beginning a small asbestos project; failed to ensure that the required work practice requirements were adhered to while engaged in major and small asbestos projects; failed to obtain Department-issued asbestos project licenses prior to engaging in asbestos projects; failed to ensure workers were licensed by the Department prior to engaging in regulated asbestos projects; and, failed to ensure that asbestos-
containing materials were properly disposed of while engaged in regulated asbestos projects.

**Action:** The Respondent is required to: ensure a building inspection is performed prior to engaging in any future renovation or demolition operations; ensure that applicable notifications are submitted to the Department and required licenses are obtained prior to engaging in future asbestos projects; ensure that work practice requirements are properly followed during future asbestos projects; ensure that workers meet the applicable licensing requirements prior to engaging in future asbestos projects; submit a revised asbestos management policy; and, pay a civil penalty in the amount of one hundred two thousand dollars ($102,000.00).

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26) **Order Type and Number:** Consent Order 12-009-A  
**Order Date:** February 21, 2012  
**Respondent:** Bonitz Flooring Group, Inc.  
**Facility:** Winthrop University  
**Location:** Merovan Center Bldg. D-1, 1200 Woodruff Road Greenville, SC 29606  
**Mailing Address:** P.O. Box 6908 – Station B, Greenville, SC 29606  
**County:** York  
**Previous Orders:** None  
**Permit/ID Number:** N/A  
**Violations Cited:** U.S. EPA 40 CFR 61.145 and 61.150, and 25A South Carolina Code Ann. Regs. 61-86.1, Sections IV, V, VIII, and X.

**Summary:** Bonitz Flooring Group, Inc. (Respondent) is a construction contractor who specializes in flooring. The Respondent violated U.S. EPA and South Carolina Asbestos Regulations as follows: failed to submit a written notice of intent to renovate to the Department, at least 10 working days prior to beginning a major asbestos project; failed to ensure that the required work practice requirements were adhered to while engaged in a major asbestos project; failed to obtain a Department-issued asbestos project license prior to engaging in a regulated asbestos project; failed to use workers that were licensed by the Department while engaged in a regulated asbestos project; and, failed to ensure that asbestos-containing materials were properly disposed of while engaged in a regulated asbestos project.

**Action:** The Respondent is required to: ensure a building inspection is performed prior to engaging in any future renovation or demolition operations; ensure that applicable notifications are submitted to the Department and required licenses are obtained prior to engaging in future asbestos projects; not engage in
regulated asbestos projects unless licensed by the Department; and, pay a civil penalty in the amount of ten thousand dollars ($10,000.00).

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<th>27)</th>
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<tbody>
<tr>
<td></td>
<td>Order Date:</td>
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<tr>
<td></td>
<td>Respondent:</td>
<td>Winthrop University</td>
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<tr>
<td></td>
<td>Facility:</td>
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<tr>
<td></td>
<td>Location:</td>
<td>701 Oakland Avenue, Rock Hill, SC 29733</td>
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<tr>
<td></td>
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**Summary:** Winthrop University (Respondent), located in Rock Hill, South Carolina, is a public higher-education institution. The Respondent violated U.S. EPA and South Carolina Asbestos Regulations as follows: failed to ensure that a building inspection was performed prior to beginning renovation; failed to submit a written notice of intent to renovate to the Department, at least 10 working days prior to beginning a major asbestos project; failed to ensure that the required work practice requirements were adhered to while engaged in a major asbestos project; failed to obtain a Department-issued asbestos project license prior to engaging in a regulated asbestos project; failed to ensure workers were licensed by the Department prior to engaging in regulated asbestos projects; and, failed to ensure that asbestos-containing materials were properly disposed of while engaged in a regulated asbestos project.

**Action:** The Respondent is required to: ensure a building inspection is performed prior to engaging in any future renovation or demolition operations; ensure that applicable notifications are submitted to the Department and required licenses are obtained prior to engaging in future asbestos projects; ensure workers meet the applicable licensing requirements prior to engaging in future asbestos projects; submit a revised asbestos management policy; submit asbestos training records; and, pay a civil penalty in the amount of ten thousand dollars ($10,000.00).

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<tr>
<td></td>
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<tr>
<td></td>
<td>Respondent:</td>
<td>Mr. James McCraw</td>
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<tr>
<td></td>
<td>Facility:</td>
<td>Mr. James McCraw</td>
</tr>
</tbody>
</table>
Location: 1615 Bonner Road, Gaffney, SC 29341
Mailing Address: 145 Douglas Heights Drive, Gaffney, SC 29341
County: Cherokee
Previous Orders: None
Permit/ID Number: N/A

Summary: Mr. James McCraw (Respondent) operates a scrap metal operation located at 1615 Bonner Road in Gaffney, South Carolina. The Respondent violated South Carolina Air Pollution Control Regulations as follows: burned materials which are not allowed to be burned by the regulation.

Action: The Respondent is required to: cease open burning except as in compliance with 24A S.C. Code Ann. Regs. 61-62.2, Prohibition of Open Burning; pay a civil penalty in the amount of two hundred dollars ($200.00); and, pay a suspended penalty in the amount five thousand eight hundred dollars ($5,800.00) should the Respondent fail to meet any requirements of the order.