BUREAU OF LAND AND WASTE MANAGEMENT

UST Enforcement

1) Order Type and Number: Administrative Order 08-0324-UST
Order Date: June 8, 2010
Respondent: C. L. Sanders
Facility: C. L. Sanders Texaco
Location/Mailing Address: 301 West Main St., Bennettsville, SC 29512/408 Winston Ave., Bennettsville, SC 29512
County: Marlboro
Previous Orders: None
Permit/ID Number: 11245

Summary: C. L. Sanders (Respondent) owns underground storage tanks (USTs) in Bennettsville, South Carolina, and has violated the SUPERB Act and the South Carolina Underground Storage Tank Control Regulations as follows: failure to provide records to the Department upon request; failure to provide an adequate release detection method for a UST; and, failure to pay to the Department annual UST registration fees.

Action: The Respondent is required to: submit automatic tank gauge records for March 2007 through March 2008, or tank tightness test results for all USTs, or proof that the USTs have been emptied to less than one inch of residue; pay annual UST registration fees in the amount of seven hundred twenty-six dollars ($726.00); and, pay a civil penalty in the amount of three thousand, three hundred seventy-five dollars ($3,375.00).

2) Order Type and Number: Administrative Order 09-0208-UST
Order Date: March 30, 2010
Respondent: Larry Bochette
Facility: Evergreen Express
Summary: Larry Bochette (Respondent) owns underground storage tanks (USTs) in Effingham, South Carolina, and has violated the SUPERB Act and the South Carolina Underground Storage Tank Control Regulations as follows: failure to determine the full extent of a release in accordance with a schedule established by the Department, and failure to provide records to the Department upon request.

Action: The Respondent is required to: submit a Tier II Assessment Plan for a reported release, and, pay a civil penalty in the amount of four thousand, one hundred fifty dollars ($4,150.00).

3) Order Type and Number: Administrative Order 09-0321-UST
Order Date: May 18, 2010
Facility: Former Walkers Auto Repair
Location/Mailing Address: 2161 India Hook Rd., Rock Hill, SC/2220 Drawbridge Ct., Rock Hill, SC 29732
County: York
Previous Orders: None
Permit/ID Number: 12378

Summary: William C. R. McGee, Jr. (Respondent), located in Rock Hill, South Carolina, owned and operated underground storage tanks and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to determine the full extent of a release in accordance with a schedule established by the Department and failure to provide records to the Department upon request.
Action: The Respondent is required to: submit a Ground Water Monitoring Report for a reported release at the Facility and pay a civil penalty in the amount of five thousand, ninety dollars (**$5,090.00**).

4) Order Type and Number: Consent Order 09-0295-UST  
Order Date: June 24, 2010  
Respondent: **Dhruvin II, LLC**  
Facility: Fleetwood One Stop  
Location/Mailing Address: 435 Main St., Allendale, SC 29810/P.O. Box 1326, Estill, SC 29918  
County: Allendale  
Previous Orders: None  
Permit/ID Number: 00327  

Summary: Dhruvin II, LLC (Respondent) owns and operates USTs in Allendale, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to demonstrate financial responsibility, and failure to provide financial responsibility records to the Department upon request.

Action: The Respondent is required to: submit proof of a mechanism for financial responsibility; submit a completed Certificate of Financial Responsibility; and, pay a civil penalty in the amount of seven hundred fifty dollars (**$750.00**).

5) Order Type and Number: Consent Order 10-0074-UST  
Order Date: June 17, 2010  
Respondent: **Brabham Oil Company, Inc.**  
Facility: EZ Shop 17  
Location/Mailing Address: 1688 Neeses Highway, Orangeburg, SC 29115/525 Midway St., Bamberg, SC 29003  
County: Orangeburg  
Previous Orders: None  
Permit/ID Number: 10167  
Summary: Brabham Oil Company, Inc. (Respondent) owns and operates USTs in Orangeburg, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to use an adequate overfill prevention system in a UST.

Action: The Respondent is required to: pay a civil penalty in the amount of five hundred dollars ($500.00). The overfill prevention system violation was corrected prior to the issuance of the Order.

6) Order Type and Number: Consent Order 10-0086-UST
Order Date: June 1, 2010
Respondent: Sunny & Sunny, Inc.
Facility: Sunny & Sunny, Inc.
Location/Mailing Address: 3536 Whitmire Hwy., Clinton, SC 29325
County: Laurens
Previous Orders: None
Permit/ID Number: 10364

Summary: Sunny & Sunny, Inc. (Respondent) owns and operates underground storage tanks (USTs) in Clinton, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to provide adequate release detection methods for a UST system.

Action: The Respondent is required to: pay a civil penalty in the amount of five hundred dollars ($500.00). All deficiencies were corrected prior to the issuance of the Order.

7) Order Type and Number: Consent Order 10-0105-UST
Order Date: June 24, 2010
Respondent: Kenan Transport, LLC
Facility: Kenan Transport Company
Location/Mailing Address: 253 Dooley Rd., Lexington, SC/100 Europa Dr. Ste 320, Chapel Hill, NC 27517
County: Lexington
Previous Orders: None
Permit/ID Number: 17529

Summary: Kenan Transport, LLC (Respondent), located in Lexington, South Carolina, owns and operates underground storage tanks, (USTs) and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to use an adequate overfill prevention system in a UST.

Action: The Respondent is required to: pay a civil penalty in the amount of five hundred dollars ($500.00). The overfill prevention system violation was corrected prior to the issuance of the Order.

Hazardous Waste Enforcement

8) Order Type and Number: Consent Order 10-10-HW
Order Date: June 11, 2010
Respondent: Albemarle Corporation
Facility: Albemarle Corporation
Location/Mailing Address: 725 Cannon Bridge Rd.
Orangeburg, SC 29116-1028
County: Orangeburg
Previous Orders: 06-02-HW
Permit/ID Number: SCD 043 384 072
Violations Cited: The South Carolina Hazardous Waste Management Act §44-56-130(2); The South Carolina Hazardous Waste Management Regulation 61-79.265.175(b)(1), R.61-79.262.34(c)(1), R.61-79.262.34(c)(1)(ii), and R.61-79.262.11; and South Carolina Hazardous Waste Management Permit Condition III.C.2.

Summary: Albemarle Corporation (Respondent), located in Orangeburg, South Carolina, manufactures specialty chemicals and pharmaceuticals. The Respondent has violated the Hazardous Waste Management Regulations and its Permit as follows: failure to maintain a containment system with a base that underlies the containers which is free of cracks or gaps and is sufficiently impervious to contain leaks, spills, and accumulated precipitation until the collected material is detected and removed; failure to operate the secondary containment system in accordance with the detailed design plans, descriptions, and applicable requirements contained in the Permit application; failure to ensure accumulation of as much as 55-gallons of hazardous waste in containers at or near any point of generation where wastes initially accumulates; failure to mark containers either with the words “HAZARDOUS WASTE” or with other words that identify the contents of the container; and, failure to accurately determine if a waste is a hazardous waste.
**Action**: The Respondent has agreed to: ensure that secondary containment systems are maintained as required in the Permit and Regulations; ensure that containers of hazardous waste located in satellite accumulation areas are properly managed; ensure that an accurate hazardous waste determination is made on all solid wastes; and, pay a civil penalty in the amount of fifteen thousand dollars ($15,000.00).

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**BUREA OF WATER**

**Drinking Water Enforcement**

9) **Order Type and Number:** Consent Order 10-050-DW  
**Order Date:** June 8, 2010  
**Respondent:** Darlington County Water & Sewer Authority  
**Facility:**  
**Location/Mailing Address:** P.O. Box 968  
Darlington, S.C. 29540  
**County:** Darlington  
**Previous Orders:** None  
**Permit/ID Number:** 1620001  
**Violations Cited:** S.C. Code Ann. Regs. 61-58.5(H)(2)  

**Summary**: Darlington County Water & Sewer Authority (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 for approval a corrective action plan and/or preliminary engineering report 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.

10) **Order Type and Number:** Consent Order 10-052-DW  
**Order Date:** June 29, 2010  
**Respondent** Charles Edwards  
**Facility:** N/A  
**Location/Mailing Address:** 1350 Atkins Avenue
Summary: Charles Edwards (Respondent) is responsible for the installation of a residential well. The Respondent has violated the South Carolina Well Standards & Regulations and the South Carolina Individual Residential Well & Irrigation Well Permitting Regulations as follows: the Respondent engaged in the business of well drilling without obtaining certification from the South Carolina Environmental Certification Board and failed to obtain coverage under the General Permit to Construct prior to the installation of a residential well by failing to submit a notice of intent prior to construction.

Action: The Respondent is required to: cease all well drilling activities until properly certified as a well driller by the South Carolina Environmental Certification Board; pay a civil penalty in the amount of two hundred seventy dollars ($270.00); 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. The civil penalty has been paid.

11) Order Type and Number: Consent Order 10-053-DW
Order Date: June 29, 2010
Respondent: Edgemoor Community Action Association, Inc.
Facility: Edgemoor Community Center and Edgemoor Head Start
Location/Mailing Address: 5263 Harmony Church Road Edgemoor, S.C. 29712
County: Chester
Previous Orders: None
Permit/ID Number: 1270103

Summary: Edgemoor Community Action Association, 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 for failure to properly operate and maintain the PWS as follows: the well casing and wellhead were corroded; the well was not enclosed in a lockable well house; the sniffer valve and chemical injection point were configured before the check valve; the treatment installed was not permitted by the Department; the treatment concentration and type of chlorine solution being fed was unknown, and the treatment container did not meet ANSI/NSF Standard
61 requirements; no valve/hydrant maintenance program, flushing program, or
leak detection and repair program were available for review; no system map,
monitoring/record keeping program, sample siting plan, emergency plan, or
procedures manual were available for review; the integrity of the storage tank
was unknown because more than half of the storage tank’s structure was buried
underground and exposed areas showed signs of rusting; the storage tank’s
electrical wiring was not enclosed in conduit; the well house was below ground
level and contained two (2) inches of standing water; and the overall facility was
not properly maintained.

Action: The Respondent is required to: submit a permit application for
the construction of a new public supply well and storage tank; complete the
construction and connection of the new public supply well and storage tank
within ninety (90) days of the issuance of the construction permit; hire a South
Carolina certified well driller to properly abandon the existing public supply well
within fifteen (15) days after final approval to operate the new public supply well
and storage tank is issued; 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.

12) Order Type and Number: Consent Order 10-054-DW
    Order Date: June 29, 2010
    Respondent
    Dorchester County School District Four
    Facility: Harleyville-Ridgeville Elementary School
    Location/Mailing Address: 500 Ridge Street
    County: Dorchester
    Previous Orders: None
    Permit/ID Number: 1870101

Summary: Dorchester County School District Four (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: the
sample tap on the wellhead piping was not installed at the proper location; there
was no cross-connection control program, valve maintenance program, flushing
program, leak detection and repair program, system map, monitoring records, or
emergency plan available for review; the electrical box cover at Well 1 was
missing; and the deficiencies noted above had not been corrected from the
previous inspection.
Action: The Respondent is required to: correct all of the deficiencies; pay a civil penalty in the amount of three thousand dollars ($3,000.00); and, pay a stipulated penalty in the amount of three thousand dollars ($3,000.00) should the Respondent fail to meet any requirement of the Order.

**Water Pollution Enforcement**

<table>
<thead>
<tr>
<th>13)</th>
<th>Order Type and Number:</th>
<th>Administrative Order 10-025-W</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Order Date:</td>
<td>June 2, 2010</td>
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<tr>
<td></td>
<td>Respondent:</td>
<td>The Spartanburg Blake Whitney Thompson Co., LLC</td>
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<tr>
<td></td>
<td>Facility:</td>
<td>Four Seasons Farms SD</td>
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<tr>
<td></td>
<td>Location/Mailing Address:</td>
<td>Old Georgia Rd., Roebuck, SC 29376/P.O. Box 7598 St. Petersburg, Florida 33734</td>
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<tr>
<td></td>
<td>County:</td>
<td>Spartanburg</td>
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<td></td>
<td>Previous Orders:</td>
<td>None at this Site</td>
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<td></td>
<td>Permit/ID Number:</td>
<td>None</td>
</tr>
</tbody>
</table>

Summary: The Spartanburg Blake Whitney Thompson Co., LLC (Respondent) owns, and is responsible for, land-disturbing activity at the Four Seasons Farms Subdivision (Site), located in Spartanburg County. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: the Respondent initiated land-disturbing activity prior to obtaining National Pollutant Discharge Elimination System (NPDES) Permit coverage for storm water discharges from the Department and failed to install and maintain sediment and erosion controls, resulting in the discharge of 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: stabilize the Site and take other corrective measures necessary to prevent the discharge of sediment to waters of the State; submit a Notice of Intent and a Storm Water Pollution Prevention Plan (SWPPP) for the purpose of obtaining NPDES Permit coverage for the Site; submit a report, completed and stamped by a S.C. Registered Professional Engineer, certifying that all storm water and sediment control devices are installed and functioning properly as specified in the Department approved SWPPP; and, pay a civil penalty in the amount of fifty-nine thousand five hundred dollars ($59,500.00).
14) **Order Type and Number:** Consent Order 10-026-W  
**Order Date:** June 2, 2010  
**Respondent:** **House of Raeford d/b/a Columbia Farms Feed Mill**  
**Facility:** Columbia Farms Feed Mill  
**Location/Mailing Address:** 5903 Columbia Hwy N, Monetta, SC 29105/P.O. Box 3628, Leesville, SC 29070  
**County:** Saluda  
**Previous Orders:** None  
**Permit/ID Number:** SCG250241  

**Summary:** House of Raeford d/b/a Columbia Farms Feed Mill (Respondent) owns, and is responsible for, the proper operation and maintenance of the Columbia Farms Feed Mill and the associated boiler system. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation by failing to comply with the effluent limits for total dissolved solids (TDS) as contained in its National Pollutant Discharge Elimination System (NPDES) General Permit for Utility Water Discharges issued by the Department.

**Action:** The Respondent is required to: submit a corrective action plan to include Operation and Maintenance Procedures and a preliminary engineer report detailing construction upgrades necessary to comply with TDS limits of its NPDES General Permit and its individual permit if issued by the Department; submit plans and specifications and an application for a Permit to Construct the upgrades to ensure compliance with its NPDES permit; begin construction within thirty (30) days of issuance of a Permit to Construct by the Department; complete construction and request final Approval to Operate from the Department within three hundred sixty-five (365) days of beginning construction; and, pay a civil penalty in the amount of one thousand seven hundred dollars ($1,700.00).

15) **Order Type and Number:** Consent Order 10-027-W  
**Order Date:** June 17, 2010  
**Respondent:** **Town of Winnsboro**  
**Facility:** Jackson Creek WWTF  
**Location/Mailing Address:** Hwy 321 Bypass, Winnsboro, SC 29180/P.O. Box 209, Winnsboro, SC 29780-0209  
**County:** Fairfield  
**Previous Orders:** None  
**Permit/ID Number:** SC0020125
Violations Cited: S.C. Code Ann. § 48-1-110(d) (2008); S.C. Reg. 61-9.122.41 (a) and (e) (Supp. 2009)

Summary: The Town of Winnsboro (Respondent) owns, and is responsible for, the proper operation and maintenance of the Jackson Creek wastewater treatment facility (WWTF). The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation by failing to comply with the effluent limits for chronic toxicity contained in its National Pollutant Discharge Elimination System (NPDES) Permit issued by the Department.

Action: The Respondent is required to: submit a corrective action plan to identify and eliminate the source or sources of effluent toxicity coming into the plant; initiate a program of Whole Effluent Toxicity (WET) testing; initiate a twelve (12) month toxicity reduction evaluation (TRE). If any WET test fails to meet permit limits during the WET testing program, submit quarterly progress reports if a TRE becomes necessary. The Respondent is also required to pay a civil penalty in the amount of three thousand four hundred dollars ($3,400.00).

16) Order Type and Number: Consent Order 10-028-W
Order Date: June 1, 2010
Respondent: Aiken County and Satterfield Construction Company, Inc.
Facility: Anderson Road Improvements
Location/Mailing Address: 828 Richland Ave W, Aiken, SC 29808/100 Independence Blvd., Columbia, SC 29210
County: Aiken
Previous Orders: None
Permit/ID Number: SCR10L441

Summary: Aiken County and Satterfield Construction Company, Inc. (Respondents) are responsible for land-clearing and construction activity associated with the improvements to Anderson Road in Aiken County. The Respondents have violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failed to properly install, operate and maintain storm water, sediment and erosion control devices in accordance with the Department approved Site plan, and allowed the discharge of sediment into the environment, including waters of the State, in a manner other than in compliance with a permit issued by the Department.
**Action:** The Respondents are required to: submit an engineer’s report certifying the installation and operation of all storm water controls and pay a civil penalty in the amount of fifteen thousand four hundred dollars ($15,400.00).

17) **Order Type and Number:** Consent Order 10-030-W  
**Order Date:** June 10, 2010  
**Respondent:** Waste Management of SC  
**Facility:** Palmetto Landfill  
**Location/Mailing Address:** 251 New Hoppe Road Wellford, SC 29385  
**County:** Spartanburg  
**Previous Orders:** None  
**Permit/ID Number:** SCR000877  

**Summary:** Waste Management of South Carolina (Respondent) owns, and is responsible for, land-disturbing activities associated with the daily operation of the Palmetto Landfill. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failed to properly install, operate and maintain storm water, sediment and erosion control devices in accordance with the Department approved Site plan, and allowed the discharge of sediment 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 storm water pollution prevention plan; submit an evaluation of the flood plain area along Jimmie’s Creek; submit an engineer’s report certifying the installation and operation of all storm water controls; and pay a civil penalty in the amount of twelve thousand eight hundred dollars ($12,800.00).

18) **Order Type and Number:** Consent Order 10-031-W  
**Order Date:** June 29, 2010  
**Respondent:** Sonoco Products Co./Hartsville  
**Facility:** Wastewater Treatment Facility  
**Location/Mailing Address:** 1 N 2nd St., Hartsville, SC 29550/P.O. Box 160, Hartsville, SC 29551-0160  
**County:** Darlington  
**Previous Orders:** None  
**Permit/ID Number:** SC0003042  
Summary: Sonoco Products Company (Respondent) owns, and is responsible for, the proper operation and maintenance of its wastewater treatment facility (WWTF). The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation by failing to comply with the effluent limits for chronic toxicity (CTOX) contained in its National Pollutant Discharge Elimination System (NPDES) Permit issued by the Department.

Action: The Respondent is required to: submit a summary of actions taken to identify the CTOX source; submit a progress report on testing waste streams and identifying the CTOX source; begin a series of CTOX testing and reporting for a period of up to one year. If a CTOX violation occurs during the testing period above, the Respondent must begin a series of accelerated CTOX testing for a period not to exceed one year and submit results to the Department. If a CTOX violation occurs during the accelerated testing period, conduct a Toxicity Reduction Evaluation (TRE) within thirty (30) days of failure and complete within twelve (12) months. If a TRE is required, submit a quarterly progress report towards attainment of compliance. The Respondent is also required to pay a civil penalty in the amount of three thousand three hundred dollars ($3,300.00).

BUREAU OF AIR QUALITY

19) Order Type and Number: Consent Order 10-033-A
Order Date: June 9, 2010
Respondent: Horace Freeman d/b/a Horace Freeman Builders, Inc.
Facility: Horace Freeman d/b/a Horace Freeman Builders, Inc.
Location/Mailing Address: 306 Crystal Creek Circle
Chapin, S.C. 29036
County: Richland
Previous Orders: N/A
Permit/ID Number: N/A
Violations Cited: U.S. EPA Regulations 40 CFR Part 61.145 and 61.150; and South Carolina Air Pollution Control Regulation 61-86.1, Sections IV, V, VIII, and X.

Summary: Horace Freeman d/b/a Horace Freeman Builders, Inc. (Respondent) is a general construction contractor. The Respondent violated U.S. EPA Regulations at 40 CFR Part 61, and South Carolina Air Pollution Control Regulations as follows: failed to ensure that a building inspection was performed prior to beginning demolition and renovation activities; failed to submit a written notice of intent to demolish to the Department; failed to ensure that all asbestos-
containing materials were removed prior to engaging in a demolition project; failed to ensure that all asbestos-containing materials were properly disposed of; failed to obtain a Department-issued asbestos project license prior to beginning demolition operations and a renovation project involving regulated asbestos containing material; and, failed to use workers licensed by the Department while engaging in an asbestos project involving regulated asbestos-containing material (RACM).

**Action:** The Respondent is required to: ensure that a building inspection is performed prior to engaging in any future renovation or demolition operations; submit all applicable notifications to the Department in accordance with the state and federal regulations; ensure that required Department-issued licenses are obtained prior to engaging in a project involving RACM; and, pay a civil penalty in the amount of nine thousand five hundred dollars ($9,500.00).

<table>
<thead>
<tr>
<th>20) Order Type and Number:</th>
<th>Consent Order 10-034-A</th>
</tr>
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<tbody>
<tr>
<td>Order Date:</td>
<td>June 1, 2010</td>
</tr>
<tr>
<td>Respondent:</td>
<td>Sanders Bros., Inc.</td>
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<tr>
<td>Facility:</td>
<td>Sanders Bros., Inc.</td>
</tr>
<tr>
<td>Location/Mailing Address:</td>
<td>1701 Old Georgia Hwy, Gaffney, S.C. 29340 / P.O. Box 188, Gaffney, S.C. 29342</td>
</tr>
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<td>Cherokee</td>
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<td>Previous Orders:</td>
<td>N/A</td>
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<tr>
<td>Permit/ID Number:</td>
<td>0600-0052</td>
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<tr>
<td>Violations Cited:</td>
<td>S.C Code Ann. § 48-1-110(d)</td>
</tr>
</tbody>
</table>

**Summary:** Sanders Bros., Inc. (Respondent), operates a facility that fabricates chutes, ductwork, handrails, and other metal components. The Department issued Conditional Major Operating Permit CM-0600-0052 (Operating Permit) to Respondent, effective April 1, 2009. The Respondent violated its Operating Permit, in that it failed to: ensure that dry filter(s) were in place at all times when equipment or processes controlled by filter(s) were operating; enter records of daily inspection and regular cleaning or replacement of the dry filter(s); maintain a daily log for each paint used, including confirmation that there were no new air toxics in the paint; submit compliance demonstrations for two new air toxics - glycol ethers and 1-nitropropane, included in paints; and maintain and submit volatile organic compounds and hazardous air pollutants emission records.

**Action:** The Respondent is required to: comply with the aforementioned requirements of its Operating Permit in the future; submit a computerized air dispersion modeling analysis for lead to demonstrate compliance with South Carolina Air Pollution Control Regulation 61-62.5 - Air Pollution Control
Standards, Standard No. 2; and pay a civil penalty in the amount of twelve thousand dollars ($12,000.00) in four (4) equal installments.

21) **Order Type and Number:** Consent Order 10-035-A  
**Order Date:** June 10, 2010  
**Respondent:** Amick Farms, LLC  
**Facility:** Amick Farms, LLC  
**Location/Mailing Address:** 3682 Hwy 23  
Monetta, S.C. 29105/  
1225 Corporate Blvd.  
Aurora, IL 60505  

**County:** Saluda  
**Previous Orders:** N/A  
**Permit/ID Number:** 1940-0015  
**Violations Cited:** U.S. EPA Regulations 40 CFR Part 60.8 and 60.44; South Carolina Air Pollution Control Regulation 61-62.5 and 61-62.60; and S.C. Code Ann. § 48-1-110(d)

**Summary:** Amick Farms, LLC (Respondent) processes pelletized poultry feed at its facility located in Monetta, South Carolina. The Department issued Conditional Major Air Quality Operating Permit 1940-0015 to the Respondent, effective October 1, 2004, and a request for a renewal has been received. The Respondent violated U.S. EPA Regulations at 40 CFR Part 60, South Carolina Pollution Control Regulations, and the Pollution Control Act as follows: failed to perform an initial performance test on Boiler 2 by sampling and analyzing the initial tank of oil to be fired to demonstrate that the oil contained less than or equal to 0.5% sulfur by weight; maintain a log of the time, magnitude, duration, and any other pertinent information to determine periods of boiler startup and shutdown; submit timely semi-annual reports that include the fuel oil certification records for four (4) reporting periods; include a signed statement in the semi-annual reports that the records of fuel oil certifications submitted represent all of the fuel combusted for the four (4) reporting periods; accurately calculate yearly fuel oil consumption on a twelve month rolling sum; submit semi-annual reports of fuel oil consumption and all recorded parameters and calculated values for the four (4) reporting periods; and document weekly operation and maintenance checks for each module of cyclones, air supply systems, filters, ductwork, dust collection systems, and dust conveying systems.

**Action:** The Respondent has agreed to pay a civil penalty in the amount of twelve thousand dollars ($12,000.00). All deficiencies were corrected prior to the issuance of the Order. The penalty has been paid.

22) **Order Type and Number:** Consent Order 10-036-A  
**Order Date:** June 1, 2020
Respondent: SantoLubes Manufacturing, LLC
dba Blackman Uhler Specialties
Facility: Blackman Uhler Specialties
Location/Mailing Address: 2155 West Croft Circle
Spartanburg, S.C. 29304
County: Spartanburg
Previous Orders: N/A
Permit/ID Number: CM-2060-0029
Violations Cited: S.C. Code Ann. Section 48-1-110(d)

Summary: SantoLubes Manufacturing, LLC dba Blackman Uhler Specialties (Respondent) manufactures textile dyestuffs and specialty organic chemicals. The Department issued Conditional Major Air Quality Permit CM-2060-0029 to Respondent, effective July 1, 2009. The Respondent violated its Permit and the Pollution Control Act, as follows: failed to maintain and submit training certificates for its flare operators; failed to maintain an onsite implementation log regarding its actions authorized by operational flexibility; failed to maintain an operation and maintenance log and pressure drop log, as required by its permit.

Action: The Respondent has agreed to: submit certificates of its flare operators' training; maintain an operation and maintenance log, pressure drop log, and onsite implementation log, as required by its permit; and, pay a civil penalty in the amount of four thousand dollars ($4,000.00).

23) Order Type and Number: Consent Order 10-037-A
Order Date: June 10, 2010
Respondent: International Paper Company
Facility: International Paper Company
Location/Mailing Address: 700 South Kaminski Street,
Georgetown, SC 29440
County: Georgetown
Previous Orders: N/A
Permit/ID Number: 1140-0002
Violations Cited: S.C. Code Ann. § 48-1-90(a)

Summary: International Paper Company (Respondent) owns and operates an integrated Kraft pulp, bleached fine paper, and market pulp facility located in Georgetown, South Carolina. The Department issued Part 70 (Title V) Air Quality Operating Permit TV-1140-0002 (Title V Permit) to Respondent, effective January 1, 2002. The Respondent violated its Title V Permit, in that it failed to: limit carbon monoxide (CO) emissions to 1,715 tons per year (TPY); limit CO emissions to 450 parts per million (ppm); and limit total reduced sulfur (TRS) emissions to 52 TPY.
Action: The Respondent is required to: comply with the CO and TRS emissions limits in its Title V Permit in the future; submit revised semiannual reports to reflect updated CO emissions; and pay a civil penalty in the amount of one hundred fifteen thousand dollars ($115,000.00).

24) Order Type and Number: Consent Order 10-040-A
Order Date: June 15, 2010
Respondent: Chester Wood Products LLC
Facility: Chester Wood Products LLC
Location/Mailing Address: 1445 Lancaster Hwy
Chester, S.C. 29706
County: Chester
Previous Orders: 06-032-A ($9,000.00); 08-059-A ($10,000.00); 09-070-A ($6,000.00)
Permit/ID Number: TV-0640-0013
Violations Cited: U.S. EPA 40 CFR 63.2270(d) and 63.2281(c), (d) and (e), S.C. Code Ann. § 48-1-90(a), S.C. Code Ann. § 48-1-110(d), and South Carolina Regulation Air Pollution Control Regulations 61-62.1, 61-62.5, and 61-62.63.

Summary: Chester Wood Products LLC (Respondent) owns and operates a softwood veneer and plywood manufacturing facility. The Department issued Part 70 (Title V) Air Quality Operating Permit TV-0640-0013 to the Respondent, effective November 2, 2000, and last revised on September 25, 2007. The Respondent violated U.S. EPA, South Carolina Air Pollution Control Regulations and its Permit as follows: exceeded particulate matter (PM) emission limits for two sources of air contaminants; failed to notify the Department within 24 hours of the destruction of a control device which resulted in excess PM emissions lasting for more than one hour; failed to curtail process operations when the required emission control device was not operational; failed to determine the 3-hour block average of all recorded readings for its regenerative thermal oxidizer/regenerative catalytic oxidizer; and, failed to submit complete semiannual compliance reports to the Department.

Action: The Respondent is required to: comply with the PM emission limits of the Title V Permit and regulations; henceforth notify the Department within 24 hours after any malfunction of air pollution control equipment; henceforth curtail process operations when the control device is not operational; and, submit complete semiannual reports to the Department; and, pay a civil penalty in the amount of thirty-seven thousand five hundred dollars ($37,500.00).