ACTION/DECISION

INFORMATION

I. TITLE: Administrative Orders, Consent Orders, and Sanction Letters issued by HEALTH REGULATION (HR).

II. SUBJECT: Sanctions completed during the period May 1, 2006, through June 30, 2006.

III. FACT: For the period May 1, 2006, through June 30, 2006, Health Regulation issued two license suspensions, one license denial, three sanction letters and five consent orders, with total penalties of $45,300.

<table>
<thead>
<tr>
<th>Program</th>
<th>License Suspensions</th>
<th>License Denials</th>
<th>Sanction Letters</th>
<th>Consent Orders</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Licensing</td>
<td>2</td>
<td>1</td>
<td>3</td>
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<td>Radiological Health</td>
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<td>Health Fac &amp; Services</td>
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<td></td>
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<td>$15,000</td>
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IV. ANALYSIS: 1. Williams Community Care Home, 7705 Richard Street, Columbia, SC 29209. Under a Consent Order dated November 10, 2005, the facility paid a penalty of $4,500. The facility was found to have multiple and repeat violations of R.61-84, Standards for Licensing Community Residential Care Facilities. Violations included: failure to perform and/or document required annual training; failure to review and sign resident care plans; failure to properly install smoke alarms; failure to submit corrective action plans to the Department; maintenance violations; and others.

Previous Sanctions: None

2. Windsor House of Greenville #5, 1931 Pelham Road, Greenville, SC 29615. On December 2, 2005, the Department suspended the facility’s license. The facility was found to have violated R.61-84, Standards for Licensing Community Residential Care Facilities, by improperly transferring operation and control of the facility to another entity and failing to comply with the twenty-four month requirement to meet current building and fire and life safety codes. The suspension meant that the facility could not admit or re-admit residents.

In order to have the suspension lifted, the facility agreed to pay a $3,500 penalty and comply with current building and fire and life safety codes. After the Department received the penalty payment, documentation of work completed by the facility to comply with current codes, and conducted an inspection, the suspension of the facility’s license was lifted.

Previous Sanctions: None

3. Natalie Starr Mudd, 300 Pall Mall Street, Columbia, SC 29201. On April 10, 2006, the Department denied the renewal of Ms. Mudd’s license to practice midwifery in South
Carolina. Ms. Mudd did not submit an application fee, did not pay the bi-annual renewal fee, and did not pay a late fee for the renewal of her license.

Previous Sanctions: None

4. Pitbull Tattoos, 700-A Seaboard Street, Myrtle Beach, SC 29577. On June 9, 2006, the facility was issued a Sanction Letter and paid a penalty of $2,200. The facility was found to have multiple violations of R61-111, Standards for Licensing Tattoo Facilities. At the time of inspection, two “guest” tattoo artists did not have bloodborne pathogen training, infection control training, CPR certification or first aid certification.

Previous Sanctions: None

5. The Summer House, 311 Simpson Road, Anderson, SC 29621. On May 9, 2006, the Department suspended the facility’s license to operate, meaning that it could not admit or readmit residents. The facility violated R.61-84, Standards for Licensing Community Residential Care Facilities, by failing to comply with fire and life safety and construction standards within twenty four months of initial licensing. The facility has since complied with the requirements, and the suspension has been lifted.

Previous Sanctions: None

6. Bostick’s Adult Residential Care Facility, 1912 Duke Street, Beaufort, SC 29902. Under a Consent Order dated December 1, 2005, the facility paid a penalty of $6,000. The facility was found to have multiple and repeat violations of R.61-84, Standards for Licensing Community Residential Care Facilities. Violations included: medication administration errors; blanks in the medication administration records; failure to conduct fire drills; failure to document annual medical exams; failure to document annual staff training; maintenance violations; and others.

Previous Sanctions: None

7. Jordan Care Center, 2320 Highway 378, Conway, SC 29527. On June 9, 2006, the facility was issued a Sanction Letter and paid a penalty of $5,000. The facility was found to have violated R61-84, Standards for Licensing Community Residential Care Facilities, by improperly transferring its license to operate the facility to another entity.

Previous Sanctions: None

8. Skylyn Health Center, 1705 Skylyn Drive, Spartanburg, SC 29307. On March 27, 2006, the facility was issued a Sanction Letter and paid a penalty of $1,100. The facility was found to have multiple violations of R61-17, Standards for Licensing Nursing Homes. Violations included: having expired medications; medication not administered in accordance with physician’s orders; maintenance violations; and failure to submit renovation plans to the Department for review and approval.

Previous Sanctions: None

9. Geo-Systems Design & Testing, Inc., 1836 Augusta Highway, West Columbia, SC 29169. Under a Consent Order dated May 3, 2006, the facility paid a penalty of $6,000. The licensee violated R.61-63, Radioactive Materials, by failing to secure radioactive materials; failing to provide immediate notification of lost or stolen radioactive material, and failing to describe measures to recover licensed material.
Previous Sanctions: The licensee paid a $2,000 civil penalty in 1999 for allowing unauthorized individuals to use radioactive material and failing to provide personnel monitoring devices to an individual utilizing radioactive material. The licensee also paid a $500 civil penalty in 2005 for failing to perform leak tests at required intervals.

10. Building & Earth Sciences, Inc., 5045 Milgen Court, Unit #2, Columbus, GA 31907. Under a Consent Order dated May 3, 2006, the facility paid a penalty of $2,000. The licensee violated R.61-63, Radioactive Materials, by failing to control and maintain constant surveillance of licensed material that is in a controlled or unrestricted area and is not in storage.

Previous Sanctions: None

11. The Steadman Hawkins Clinic of the Carolinas, LLC, 1690 Skylyn Drive, Suite 230, Spartanburg, SC 29307. Under a Consent Order dated May 3, 2006, the facility paid a penalty of $15,000. The facility self reported use of an MRI without an appropriate determination of applicability of CON regulations. The Department determined that the purchase and installation of the MRI resulted in a total project cost that exceeded $600,000, which required that a CON be obtained. The facility voluntarily terminated use of the MRI and sold the unit back to the manufacturer.

Previous Sanctions: None

Approved By: ______________________________
Pamela M. Dukes, Deputy Commissioner
Health Regulation