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

II. SUBJECT: Sanctions completed during the period July 1, 2009, through August 31, 2009.

III. FACT: For the period July 1, 2009, through August 31, 2009, Health Regulation issued two (2) Consent Orders and two (2) License/Certification Revocation/Suspensions with total penalties of $10,000.

<table>
<thead>
<tr>
<th>License Program</th>
<th>Revocation/Suspension</th>
<th>Consent Orders</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Licensing</td>
<td>1</td>
<td>2</td>
<td>$ 5,000</td>
</tr>
<tr>
<td>EMS</td>
<td>-0-</td>
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</tbody>
</table>

IV. ANALYSIS:

1. Riverdale Residential Care, 412 Pee Dee Church Road, Dillon, SC 29536.
   Under a Consent Order dated June 2, 2008, a monetary penalty of $5,000 was reinstated and paid by the facility. The facility was found to have violated R.61-84, Standards for Licensing Community Residential Care Facilities. Violations included lack of documentation for a SLED background check for an employee and initial/annual required employee trainings; incomplete written patient assessments, individual care plans, and medical records; and housekeeping/maintenance violations.

   Previous Sanctions: Consent Order – June 2, 2008 - $9,000 – improper staff to patient ratio; housekeeping/maintenance violations; incomplete patient assessments and medication records; and lack of documentation for required employee trainings.

2. Andrew O. Vogel, Optimal Hearing Systems, Inc., 60 Parkway Commons Way, Greer, SC 29650. By letter dated July 29, 2009, the Department notified the individual that his hearing aid specialist license was being revoked. The individual was found to have violated R.61-3, Practice of Selling and Fitting Hearing Aids. Violations included: failure to submit a license application and appropriate fees.
3. **Stuart Platt, 220 Coventry Rd., Lexington, SC 29072.** On July 2, 2009, the Court of Appeals remitted the appeal of Stuart Platt to the Administrative Law Court. Therefore, the Administrative Law Court’s order of July 20, 2007, became final. The order suspended Mr. Platt’s paramedic certification for fifteen (15) months. Mr. Platt was found to have violated R.61-7, Emergency Medical Services. Violations included: action or inaction creating a substantial possibility that death or physical harm could result.

Previous Sanctions: None

4. **Willowglen Academy South Carolina, 1399 Harmony Camp Road, Greelyville, SC.** Under a Consent Order dated July 15, 2009, the facility paid a $5000 civil penalty. The facility was found to have violated a condition of a previous Consent Order issued March 9, 2009, specifically failing to meet a deadline for having construction documents and approvals for a new building.

Previous Sanctions: Consent Order – March 9, 2009 - failure to meet construction standards.

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