SUMMARY SHEET
BOARD OF HEALTH AND ENVIRONMENTAL CONTROL
April 12, 2012

ACTION/DECISION

INFORMATION

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

II. SUBJECT: Sanctions completed during the period February 1, 2012, through February 29, 2012.

III. FACT: For the period February 1, 2012 through February 29, 2012, Health Regulation issued one (1) Suspension, and five (5) Consent Orders with total penalties of $49,290.

<table>
<thead>
<tr>
<th></th>
<th>Suspensions</th>
<th>Consent Orders</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Licensing</td>
<td>2</td>
<td>2</td>
<td>$4,700.00</td>
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<tr>
<td>EMS</td>
<td>1</td>
<td>2</td>
<td>$300.00</td>
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<tr>
<td>Radiological Health</td>
<td>1</td>
<td>1</td>
<td>$44,290.00</td>
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IV. ANALYSIS: Maria’s Priority Care Residential Home II-F, 4583 Durant Avenue, N. Charleston, S.C. 29405. Under a Consent Order executed August 8, 2011, the Department imposed a $500 monetary penalty, with $300 stayed upon a six (6) month period of substantial compliance. The facility was found to have violated Regulation 61-84, Standards for Licensing Community Residential Care Facilities, as a result of no staff being present in the facility at the time of an inspection on April 26, 2011.

Previous Sanctions: None

Riley’s Residential Care Home, 2327 Brian Christopher Road, Great Falls, SC 29055. Under a Consent Order executed December 14, 2010, the Department imposed a $4,200 monetary penalty, with $2,700 suspended upon a one-year period of substantial compliance and payment of a $1,500 monetary penalty in five (5) monthly installments of $300 each following execution of the Consent Order. The facility was found to have violated Regulation 61-84, Standards for Licensing Community Residential Care Facilities, for violations and repeat violations relating to failure to have complete resident records, failure to administer medications according to physician orders, and failure to have medications available per physician’s orders.

Previous Sanctions: Under a Consent Order dated December 18, 2008, the facility paid $5,000 of a $24,550 civil penalty, with $9,550 stayed for one year of substantial compliance. The civil penalty was reduced by $10,000 after submission of receipts for renovation by the Facility. The Department determined that the stayed amount would not be collected and that the matter was resolved.
Fairfield County EMS, 100 Tidewater Dr, Winnsboro, SC 29180. Under a Consent Order executed March 18, 2012, the provider paid a monetary penalty of $300. The provider was found to have violated Regulation 61-7, Emergency Medical Services, for allowing an uncertified employee to provide patient care.

Previous Sanctions: None

Anthony L. Green, 112 Fairhaven Drive, Goose Creek, SC 29445. Under an Emergency Suspension Order executed February 6, 2012, Mr. Green’s EMT Certificate was suspended immediately on an emergency basis. The individual was found to have violated Regulation 61-7, Emergency Medical Services, for committing Sex/Criminal Sexual Conduct – Third Degree.

Previous Sanctions: None

Johnny Johnson, 748 Lewis Drive, Belton, SC 29627. Under a Consent Order executed January 19, 2012, Mr. Johnson surrendered his EMT-Intermediate certification to the Department and was issued an EMT-Basic certification for a period of no less than six (6) months. Mr. Johnson agreed to attend an approved twelve (12) hours of remedial training on Rules and Responsibilities, Ethics, and Documentation, and to provide the Department documentation of completion to the Department to have his EMT-Intermediate certification reinstated. The individual was found to have violated Regulation 61-7, Emergency Medical Services, by failing to provide continuous patient monitoring and falsifying documents.

Previous Sanctions: None

Medical University of South Carolina, 19 Hagood Avenue, Suite 302 MSC 802, Charleston, SC 29425. Under a Consent Order executed January 27, 2012, the Department imposed a $44,290 monetary penalty, with $19,500 stayed upon an eighteen-month period of substantial compliance. The facility was found to have violated Regulation 61-64, X-Ray, for failing to ensure all staff members replaced personnel monitoring badges in a timely manner, failing to ensure all operators possess documentation of facility specific training, failure to ensure equipment performance testing was conducted on the proper frequency, failure to ensure area surveys were performed after installation of x-ray equipment, and failure to ensure all x-ray equipment was operated by a radiologic technologist licensed by the South Carolina Radiation Quality Standards Association (SCRQSA), among others. The facility further violated regulations by failing to give authority, organizational freedom, time, resources, and management prerogative to the Radiation Safety Officer.

Previous Sanctions: None

Approved By: [Signature]
Pamela M. Dukes, Deputy Commissioner
Health Regulation