SUMMARY SHEET
BOARD OF HEALTH AND ENVIRONMENTAL CONTROL
June 14, 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 April 1, 2012, through April 30, 2012.

III. FACT: For the period April 1, 2012 through April 30, 2012, Health Regulation issued two (2) Consent Orders with total penalties of $26,256.

<table>
<thead>
<tr>
<th>Consent Orders</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Health Licensing</td>
<td>$1,500.00</td>
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<tr>
<td>Radiological Health</td>
<td>$24,756.00</td>
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IV. ANALYSIS: Kershaw Health Medical Center, 1315 Roberts Street, Camden, S.C. 29020. Under a Consent Order executed March 27, 2012, the Department imposed a $24,756.00 monetary penalty with $18,032.00 of the monetary penalty stayed upon an eighteen month period of compliance. The $6,724.00 remaining payment was paid by the facility. The facility was found to have violated Regulation 61-64, X-Ray, for repeated failure of the following: staff members not replacing their personnel monitoring badges in a timely manner or badges were being returned unused or not returned at all; personnel monitoring devices were not properly worn by all personnel exposed to scatter radiation; audits to review the radiation protection program content and implementation were not being conducted at the required frequency; operating procedures were not available for Departmental review; and staff operating the x-ray equipment did not have documentation ensuring they had received training. The facility was also found to have instances where students were being exposed to scatter radiation during fluoroscopic examinations without wearing personnel monitoring badge; the current cardiac catheterization lab design deviates from the accepted shielding plan; majority of fluoroscopic unit did not have current outputs posted; the repeat analysis was not being done at the proper frequency; and diagnostic misadministrations were not being recorded.

Previous Sanctions: None
Dalton’s C.M.C, Residential Care Facility, 1231 Eutaw Street, Orangeburg, SC 29115. Under a Consent Order executed April 1, 2011, the Department imposed a $1,500 monetary penalty with $1,000 of the monetary penalty stayed upon a one-year substantial compliance. The facility was found to have violated Regulation 61-84, Standards for Licensing Community Residential Care Facilities, for failure to have a staff member in the facility when residents were present at the time of a July 22, 2010 inspection. Upon a re-inspection on September 28, 2011, the facility again failed to have a staff member in the facility when residents were present. By letter dated January 19, 2012, the Department notified the Licensee that the Department was calling in the remainder of the imposed monetary penalty of $1,000.

Previous Sanctions: None

Approved By: [Signature]

Pamela M. Dukes, Deputy Director
Health Regulation