

For the reporting period of June 1, 2025, through June 30, 2025, the Department of Environmental Services issued 19 Consent Orders with total assessed civil penalties in the amount of \$180,777.18. Also, 19 Administrative Orders with total assessed civil penalties in the amount of \$9000 were reported during this period.

Bureau and Program Area	Administrative Orders	Penalties	Consent Orders	Penalties
Land and Waste Management				
UST Program	1	\$5,500	2	\$12,600
Solid Waste	0	0	1	0
Hazardous Waste	0	0	0	0
Mining	0	0	0	0
Radiological Health	0	0	0	0
Infectious Waste	0	0	0	0
SUBTOTAL	1	\$5,500	3	\$12,600
Water				
Recreational Water	0	0	1	\$680
Drinking Water	0	0	3	0
Water Pollution	0	0	4	\$23,500
SUBTOTAL	0	0	8	\$24,180
Air Quality				
Air Quality	0	0	8	\$143,997.18
SUBTOTAL	0	0	8	\$143,997.18
Regional & Laboratory Services				
Onsite Wastewater	18	\$3,500	0	0
SUBTOTAL	18	\$3,500	0	0
Coastal Management				
Coastal Management	0	0	0	0
SUBTOTAL	0	0	0	0
TOTAL	19	\$9,000	19	\$180,777.18

BUREAU OF LAND AND WASTE MANAGEMENT

Underground Storage Tank Enforcement

1) Order Type and Number: Consent Order 25-01-UST
 Order Date: June 13, 2025
 Individual/Entity/Facility: **Circle K Stores Inc./Circle K 2723242**
 County: Kershaw
 Previous Orders: N/A
 Permit/ID Number: 05419

Violations Cited: The State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act), S.C. Code Ann. § 44-2-10 et seq.; and South Carolina Underground Storage Tank Control Regulations, 7 S.C. Code Ann., Regs 61-92, 280.20(c)(1)(ii), (2012 & Supp 2024).

Summary: Circle K Stores Inc. owns underground storage tanks (USTs) in Kershaw County, South Carolina. On April 17, 2025, the Department conducted an inspection of the Facility and issued a Notice of Alleged Violation. The Individual/Entity/Facility has violated the SUPERB Act and the South Carolina Underground Storage Tank Regulations, as follows: failed to maintain overfill prevention equipment.

Action: The Individual/Entity/Facility has corrected all violations prior to the issuance of the Order. The Individual/Entity/Facility shall pay a civil penalty in the amount of three thousand, six hundred dollars (\$3,600.00).

2) Order Type and Number: Administrative Order 24-0210-UST
 Order Date: June 13, 2025
 Individual/Entity/Facility: **Madhuras Realty LLC**
 County: Clarendon
 Previous Orders: 22-0053-UST (\$16,800.00)
 Permit/ID Number: 02403

Violations Cited: The State Underground Petroleum Environmental Response Bank Act of 1988 (SUPERB Act), S.C. Code Ann. § 44-2-10 et seq.; and South Carolina Underground Storage Tank Control Regulations, 7 S.C. Code Ann., Regs 61-92, 280.21(b)(1)(ii), (2012 & Supp 2024).

Summary: Madhuras Realty LLC owns underground storage tanks (USTs) in Clarendon County, South Carolina. On July 1, 2024, the Department conducted an inspection of the Facility and issued a Notice of Alleged Violation on July 2, 2024. The Individual/Entity/Facility has violated the SUPERB Act and the South Carolina Underground Storage Tank Regulations, as follows: failed to conduct an internal lining inspection.

Action: The Individual/Entity/Facility is required to submit passing results for an internal lining inspection for all USTs at the facility. The Individual/Entity/Facility shall pay a civil penalty in the amount of five thousand, five hundred dollars (\$5,500.00).

3) Order Type and Number: Consent Order 25-01-NPP

Order Date:	June 3, 2025
Individual/Entity/Facility:	ELG Gaffney Development LLC/ West Granard Jr High School
County:	Cherokee
Previous Orders:	N/A
Permit/ID Number:	13762

Violations Cited: The South Carolina Pollution Control Act (PCA), S.C. code Ann. § 48-1-50(6), (20), and (21).

Summary: ELG Gaffney Development LLC owns the former West Granard Jr High School in Cherokee County, South Carolina. On November 14, 2023, the Department conducted a file review of the site and mailed a letter requesting the submission of an Assessment Report associated with the Site-Specific Work Plan (SSWP) received on November 23, 2022. The Individual/Entity/Facility violated the PCA as follows: failed to conduct studies, investigations, and research with respect to pollution abatement, control or prevention; failed to conduct investigations of conditions in the air or waters of the State to determine whether or not standards are being contravened and the origin of materials which are causing the pollution condition; and failed to establish the cause, extent and origin of damages from waste including damages to the fish, waterfowl, and other aquatic animals and public property which result from the discharge of waste to the waters of the State.

Action: The Individual/Entity/Facility is required to submit an Assessment Report for the SSWP by July 18, 2025. The Individual/Entity/Facility shall pay a civil penalty in the amount of nine thousand dollars (\$9,000.00).

Solid Waste Enforcement

4)	Order Type and Number:	Consent Order 24-18-SW
	Order Date:	June 3, 2025
	Individual/Entity/Facility:	Eric Potter/ 1321 Evergreen Road, Anderson, South Carolina
	County:	Anderson
	Previous Orders:	N/A
	Permit/ID Number:	N/A

Violations Cited: South Carolina Solid Waste Policy and Management Act of 1991, S.C. Code Ann. §§ 44-96-10 et seq. (2002 & Supp. 2018); Solid Waste Management: Compost and Mulch Production from Land-clearing Debris, Yard Trimmings, and Organic Residuals, R.61-107.4 (2021); and Solid Waste Management: Solid Waste Landfills and Structural Fill, R.61-107-19 (2008 & Supp. 2016).

Summary: Eric Potter owns the site located in Anderson County, South Carolina. The Department conducted a site visit in response to a complaint and issued a Notice of Alleged Violation on October 30, 2024. The Individual/Entity/Facility has violated the South Carolina Solid Waste Policy and Management Act as follows: the Individual/Entity/Facility operated a Class 1 landfill and a wood chipping facility without a Department-issued permit.

Action: The Individual/Entity/Facility is required to immediately cease accepting land-clearing debris and cease chipping land-clearing debris without a Department-issued permit and remove all unprocessed and processed land-clearing debris from the site and submit disposal receipts as proof of proper disposal. The Individual/Entity/Facility shall pay a stipulated penalty in the amount of six thousand dollars (\$6,000.00) should any requirement of the Order not be met.

BUREAU OF WATER

Recreational Waters Enforcement

5) Order Type and Number: Consent Order 25-033-RW
 Order Date: June 18, 2025
 Individual/Entity/Facility: **Tidewater Plantation Community Association, Inc.**
 County: Horry
 Previous Orders: None
 Permit/ID Number: 26-J46-1

Violations Cited: S.C. Code Ann. Regs. 61-51.J.

Summary: Tidewater Plantation Community Association, Inc. owns and is responsible for the proper operation and maintenance of a spa located in Horry County, South Carolina. The Department conducted inspections on February 24, 2025, and June 4, 2025, and violations were issued for failure to properly operate and maintain. The Individual/Entity/Facility has violated the Public Swimming Pools regulation as follows: a skimmer was missing a weir; the drinking water fountain was not operating properly; the chlorine and pH levels were not within the acceptable range of water quality standards; the emergency notification device was not operational; and the bound and numbered log book was not available for Department review.

Action: The Individual/Entity/Facility has corrected all violations. The Individual/Entity/Facility shall pay a civil penalty in the amount of six hundred eighty dollars (\$680.00).

Drinking Water Enforcement

6) Order Type and Number: Consent Order 25-009-DW
 Order Date: June 2, 2025
 Individual/Entity/Facility: **Town of Lynchburg**
 County: Lee
 Previous Orders: None
 Permit/ID Number: 3110002

Violations Cited: S.C. Code Ann. Regs. 61-58.2.B.1(a); 61-58.7; 61-58.8.B.

Summary: The Town of Lynchburg owns and is responsible for the proper operation and maintenance of a public water system (PWS) located in Lee County, South Carolina. The Department conducted an inspection on January 13, 2025, and the PWS was rated unsatisfactory for failure to properly operate and maintain, failure to provide a minimum of two independent sources of groundwater, and failure to provide an up-to-date copy of an emergency preparedness plan. The Individual/Entity/Facility has violated the State Primary Drinking Water Regulations as follows: only one well was operational at the time of the inspection and it did not have a screened vent or proper insulation to prevent freezing; there were riser pipes located at both wells that were not capped; documentation was not posted to verify that the sodium hypochlorite and hydrated lime used for treatment were certified by the National Sanitation Foundation (NSF) and/or American National Standards Institute (ANSI); the piping and chemical injection points were not labeled and color coded; flow directions on the treatment plant piping was not labeled; piping in the treatment plant was corroded; the elevated storage tank required repairs and repainting; the ladder for the elevated storage tank was less than ten feet off the ground and an anti-climb device was not provided; the fencing around the elevated storage tank and treatment plant was overgrown with vegetation and was in disrepair; there was overgrown vegetation around the wells and backwash ponds; emergency contact information was not posted at the front entrance to the PWS; there were broken ceiling tiles and burned out lights in the treatment plant; records of cross-

connection control device testing were not provided for review; a water audit for 2024 was not provided for review; generator logs were not provided for review; and a written, up-to-date emergency preparedness plan was not provided for review.

Action: The Individual/Entity/Facility is required to: address all the operational and maintenance deficiencies noted during the January 13, 2025 inspection, submit a water audit for 2024, submit generator logs; submit a written, up-to-date emergency preparedness plan; post NSF/ANSI certification labels in the treatment plant; complete testing of all backflow prevention devices located within the PWS service area and repair or replace all devices identified as inadequate or inoperable; and survey the PWS service area to identify all water meters that are inoperable or in need of repair and repair or replace all meters identified as inoperable or in need of repair. The Individual/Entity/Facility shall pay a stipulated penalty in the amount of ten thousand dollars (\$10,000.00) should any requirement of the Order not be met.

7)	Order Type and Number:	Consent Order 25-010-DW
	Order Date:	June 12, 2025
	Individual/Entity/Facility:	Pace Aiken, LLC / Guest Inn
	County:	Aiken
	Previous Orders:	None
	Permit/ID Number:	0270401

Violations Cited: S.C. Code Ann. Regs. 61-58.7.

Summary: Pace Aiken, LLC owns and is responsible for the proper operation and maintenance of a public water system (PWS) located in Aiken County, South Carolina. The Department conducted an inspection on February 11, 2025, and the PWS was rated unsatisfactory for failure to properly operate and maintain. The Individual/Entity/Facility has violated the State Primary Drinking Water Regulations as follows: Well 1 did not have a downward facing vent or a blow off; Well 2 did not have a downward facing vent; the blow off at Well 2 was deficient because it was plumbed incorrectly; the wellhead at Well 2 was broken; the flow meters for Well 1 and Well 2 were not operational; the chemical injection points were not housed in a vault for ease of access, and separate injection points, feed lines, and spacing was not provided; the Individual/Entity/Facility was not following standard operating procedures for issuing boil water notices and repairing the hydro-pneumatic storage tank; flushing logs were not available for review; and the log book for entering the pH and chlorine levels was not available for review.

Action: The Individual/Entity/Facility is required to: address the maintenance deficiencies associated with Well 1 and Well 2; submit a standard operating procedure for issuing and lifting a boil water advisory or a boil water notice; submit flushing logs indicating routine system-wide flushing is being implemented according to the system's flushing program; submit copies of log book records to ensure that chlorine and pH levels are being monitored and recorded daily; submit an application to obtain the required construction permit to address the proper configuration of the chemical injection points; and complete the work in accordance with the permit. The Individual/Entity/Facility shall pay a stipulated penalty in the amount of four thousand dollars (\$4,000.00) should any requirement of the Order not be met.

8)	Order Type and Number:	Consent Order 25-011-DW
	Order Date:	June 23, 2025
	Individual/Entity/Facility:	Russell Powell, Individually and d.b.a. 4383 Old Leesburg Road Mobile Home Park
	County:	Richland
	Previous Orders:	None
	Permit/ID Number:	4060079

Violations Cited: S.C. Code Ann. Regs. 61-58.7; 61-58.8.B.

Summary: Russell Powell, Individually and d.b.a. 4383 Old Leesburg Road Mobile Home Park owns and is responsible for the proper operation and maintenance of a public water system (PWS) located in Richland County, South Carolina. The Department conducted an inspection on April 15, 2025, and the PWS was rated unsatisfactory for failure to properly operate and maintain. The Individual/Entity/Facility has violated the State Primary Drinking Water Regulations as follows: the well was not permitted as a public supply well and did not have a screened air vent, well pad, blow off, sample tap, or check valve; there was an open hole in the sanitary seal; the casing was rusted; the electrical cables were not in conduit; there were septic systems located within one hundred feet of the well; the wellhouse could not be locked to prevent unauthorized access; there was debris, household insulation, and insect activity inside the wellhouse; sufficient storage capacity could not be determined because the PWS had not been permitted through the Department; the bladder storage tank was dirty and did not have an isolation valve; an emergency preparedness plan was not provided for review; and complete, up-to-date written procedures, programs, and logs for the operation of the PWS was not provided for review.

Action: The Individual/Entity/Facility is required to: submit a corrective action plan with a schedule for completion to address the unpermitted source of water and the future intended use of the well; submit complete, up-to-date written procedures, programs, and logs for the operation of the PWS; and submit a complete written emergency preparedness plan. The Individual/Entity/Facility shall pay a stipulated penalty in the amount of eight thousand dollars (\$8,000.00) should any requirement of the Order not be met.

Water Pollution Enforcement

9)	Order Type and Number:	Consent Order 25-028-W
	Order Date:	June 13, 2025
	Individual/Entity/Facility:	Town of Pendleton / Pendleton-Clemson Regional WWTF
	County:	Anderson
	Previous Orders:	22-049-W (\$4,200.00)
	Permit/ID Number:	SC0035700

Violations Cited: Pollution Control Act, S.C. Code Ann. § 48-1-110(d) and the Water Pollution Control Permits and S.C. Code Ann Regs. 61-9.122.41(a).

Summary: Town of Pendleton owns and is responsible for the proper operation and maintenance of a wastewater treatment facility (WWTF). On January 15 and March 5, 2025, a Notice of Violation (NOV) was issued as a result of violations of the permitted discharge limits for Ammonia-Nitrogen (Ammonia) as reported on the discharge monitoring reports (DMRs) submitted to the Department. The Individual/Entity/Facility has violated the Pollution Control Act, and the Water Pollution Control Permits Regulation as follows: failed to comply with the permitted effluent limitations for Ammonia.

Action: The Individual/Entity/Facility is required to: submit written notification of the planned completion date for all corrective actions necessary to resolve the effluent violations for Ammonia; conduct a three (3) event compliance confirmation period upon completion of corrective actions; and implement engineered upgrades to the WWTF should additional violations be observed during the compliance confirmation period. The Individual/Entity/Facility shall pay a civil penalty in the amount of four thousand dollars (\$4,000.00).

10)	Order Type and Number:	Consent Order 25-029-W
	Order Date:	June 13, 2025
	Individual/Entity/Facility:	Alpek Polyester USA, LLC

County:	Calhoun
Previous Orders:	N/A
Permit/ID Number:	SC0001333

Violations Cited: Pollution Control Act, S.C. Code Ann. § 48-1-110(d) and the Water Pollution Control Permits and S.C. Code Ann Regs. 61-9.122.41(a).

Summary: Alpek Polyester USA, LLC owns and is responsible for the proper operation and maintenance of a wastewater treatment plant (WWTP). On March 4, 2025, a NOV was issued as a result of violations of the permitted discharge limits for Biological Chemical Demand (BOD) as reported on the DMRs submitted to the Department. The Individual/Entity/Facility has violated the Pollution Control Act, and the Water Pollution Control Permits Regulation as follows: failed to comply with the permitted effluent limitations for BOD.

Action: The Individual/Entity/Facility is required to: submit written notification of the planned completion date for all corrective actions necessary to resolve the effluent violations for BOD; conduct a three (3) event compliance confirmation period upon completion of corrective actions; and implement engineered upgrades to the WWTP should additional violations be observed during the compliance confirmation period. The Individual/Entity/Facility shall pay a civil penalty in the amount of eight thousand dollars (\$8,000.00).

11)	Order Type and Number:	Consent Order 25-030-W
	Order Date:	June 20, 2025
	Individual/Entity/Facility:	Charleston County Public Works/ Kinsey-Blake Mine
	County:	Charleston County
	Previous Orders:	N/A
	Permit/ID Number:	SCG730617

Violations Cited: Pollution Control Act, S.C. Code Ann. § 48-1-110(d) and the Water Pollution Control Permits and S.C. Code Ann Regs. 61-9.122.41(a).

Summary: Charleston County Public Works owns and is responsible for the proper operation and maintenance of a Nonmetal Mineral Mining Facility. On January 9, 2025, a NOV was issued as a result of violations of the permitted discharge limits for Total Suspended Solids (TSS) as reported on the DMRs submitted to the Department. The Individual/Entity/Facility has violated the Pollution Control Act, and the Water Pollution Control Permits Regulation as follows: failed to comply with the permitted effluent limitations for TSS.

Action: The Individual/Entity/Facility is required to: submit written notification of the planned completion date for all corrective actions necessary to resolve the effluent violations for TSS; conduct a three (3) event compliance confirmation period upon completion of corrective actions; and conduct and submit an engineering study (ES) detailing best management practices, including any recommended changes necessary to comply should additional violations be observed during the compliance confirmation period. The Individual/Entity/Facility shall pay a civil penalty in the amount of six thousand five hundred dollars (\$6,500.00).

12)	Order Type and Number:	Consent Order 25-031-W
	Order Date:	June 20, 2025
	Individual/Entity/Facility:	City of Walterboro / City of Walterboro WWTP
	County:	Colleton
	Previous Orders:	N/A
	Permit/ID Number:	SC0040436

Violations Cited: Pollution Control Act, S.C. Code Ann. § 48-1-110(d) and the Water Pollution Control Permits Regulation S.C. Code Ann. Regs. 61-9.122.41(a).

Summary: City of Walterboro owns and is responsible for the proper operation and maintenance of a wastewater treatment plant (WWTP) located in Walterboro County, South Carolina. On September 20, 2024, a Notice of Violation was issued as a result of violations of the permitted discharge limits for chronic toxicity (CTOX) as reported on discharge monitoring reports submitted to the Department. The Individual/Entity/Facility has violated the Pollution Control Act and the Water Pollution Control Permits Regulation, as follows: failed to comply with the permitted effluent discharge limits for CTOX.

Action: The Individual/Entity/Facility is required to: submit written notification of the planned completion date for all corrective actions necessary to resolve the effluent violations for CTOX; conduct a three (3) month monitoring compliance confirmation period upon completion of corrective actions; conduct a Toxicity Identification Evaluation/Toxicity Reduction Evaluation (TIE/TRE) and implement engineered upgrades to the WWTP should additional violations be observed during the compliance confirmation period. The Individual/Entity/Facility shall pay a civil penalty in the amount of five thousand (\$5,000.00).

BUREAU OF AIR QUALITY

13)	Order Type and Number:	Consent Order 25-027-A
	Order Date:	June 10, 2025
	Individual/Entity/Facility:	Oliver's Clean Burn
	County:	Beaufort
	Previous Orders:	None
	Permit/ID Number:	TV-0360-0082

Violations Cited: S.C. Code Ann. Regs 61-62.1, Section II Permit Requirements.

Summary: Oliver's Clean Burn operates an Air Curtain Incinerator ("ACI") at its facility located in Beaufort, South Carolina. On March 5, 2024, the Individual/Entity/Facility conducted a Department approved opacity test on the ACI. A Department inspector conducted a Method 9 VEO concurrently with the opacity test performed by the Individual/Entity/Facility. The Individual/Entity/Facility has violated South Carolina Air Pollution Control Regulations and Standards, as follows: failed to limit opacity for ACI to no more than thirty-five (35) percent during startup; failed to exercise good operation practices to minimize opacity; and failed to retest within 60 days of notification by the Department.

Action: The Individual/Entity/Facility is required to: comply with 35% opacity limit during startup and all applicable monitoring and recordkeeping requirements in accordance with the permit. The Individual/Entity/Facility shall pay a penalty in the amount of twelve thousand six hundred dollars (\$12,600.00).

14)	Order Type and Number:	Consent Order 25-028-A
	Order Date:	June 12, 2025
	Individual/Entity/Facility:	CS Structures, LLC
	County:	Oconee
	Previous Orders:	None
	Permit/ID Number:	N/A

Violations Cited: S.C. Code Ann. Regs. 61-62.2 (Supp. 2024), Prohibition of Open Burning.

Summary: CS Structures, LLC utilizes the property located in Oconee County, South Carolina. On June 8, 2023 and July 31, 2024, a Department inspector conducted investigations in response to complaints of open burning at the Site. The Individual/Entity/Facility has violated South Carolina Air Pollution Control Regulations and Standards, as follows: burned materials other than those specifically allowed by Section I of the Open Burning Regulations, specifically, lumber, plywood, metal, paint cans, plastic and cardboard waste.

Action: The Individual/Entity/Facility is required to: cease all open burning except as permitted in S.C. Code Ann. Regs. 61-62.2, Prohibition of Open Burning. The Individual/Entity/Facility shall pay a penalty in the amount of four thousand eight hundred dollars (\$4,800.00).

15)	Order Type and Number:	Consent Order 25-029-A
	Order Date:	June 12, 2025
	Individual/Entity/Facility:	House of Raeford, Inc., individually and d/b/a Columbia Farms, Inc.
	County:	Greenville
	Previous Orders:	None
	Permit/ID Number:	GCM-1200-0232

Violations Cited: S.C. Code Ann. Regs. 61-62.5 Standard No. 4, Section II(A)(1)(a) and (F)(1).

Summary: House of Raeford, Inc. d/b/a Columbia Farms, Inc is the owner and operator of a chicken processing plant located in Greenville County, South Carolina. On September 5, 2024, the Department conducted a comprehensive inspection at the Individual/Entity/Facility. The Individual/Entity/Facility has violated South Carolina Air Pollution Control Regulations and Standards, as follows: failed to obtain a construction permit prior to constructing and operating a 34MM Btu/hr boiler.

Action: The Individual/Entity/Facility shall: henceforth obtain a permit prior to construction, altering, or adding to a source of air contaminants, including installation of any device for the control of air contaminant discharges, unless the project is subject to an applicable permitting exemption, in which case the facility must maintain onsite required documentation and obtain Department approval as necessary in accordance with applicable regulations; and, henceforth submit reports of activities conducted under the permit flexibility condition every five (5) years unless no changes were made from the permit effective date and every five (5) years thereafter, as directed by the Permit. The Individual/Entity/Facility shall pay a civil penalty in the amount of fourteen thousand five hundred dollars (\$14,500.00).

16)	Order Type and Number:	Consent Order 25-030-A
	Order Date:	June 12, 2025
	Individual/Entity/Facility:	MACLEAN POWER, LLC/ MacLean Power Systems – Newberry Plant
	County:	Newberry
	Previous Orders:	N/A
	Permit/ID Number:	1780-0045

Violations Cited: U.S. Environmental Protection Agency (EPA) 40 CFR Part 63, S.C. Code Ann. Regs. 61-62.63, Subpart WWW; EPA 40 CFR Part 60, and S.C. Code Ann. Regs. 61-62.60, Subpart JJJ; EPA 40 CFR Part 63 and S.C. Code Ann. Regs. 61-62.63, Subpart ZZZZ; and S.C. Code Ann. Regs 61-62.1, Section II, Permit Requirements.

Summary: MacLean Power Systems – Newberry Plant manufactures fiberglass at its facility located in Newberry County South Carolina. On July 1, 2022, and October 17, 2023, the Department conducted inspections at Maclean Power Systems – Newberry Plant. The Individual/Entity/Facility has violated EPA and South Carolina Air Pollution Control Regulations and Standards, as follows: failed to comply with the work practice standards for controlling

hazardous air pollutant (HAP) emissions from the pultrusion machines; failed to perform and maintain records of maintenance conducted on the 22 kilowatt (kW) emergency generator at the time of the July 2022 inspection; failed to maintain records of the hours of operation for the emergency generators at the time of the July 2022 inspection; and failed to maintain a list of insignificant activities/exempt sources onsite at the time of the July 2022 inspection.

Action: The Individual/Entity/Facility is required to: comply with all applicable work practice standards, record keeping, and reporting requirements; ensure any modifications to the enclosure system are evaluated under S.C. Code Ann. Regs. 61-61.1, Section II (A) Construction Permits, and that an air quality construction permit, if required, is issued prior to commencement of construction; maintain sufficient documentation onsite for any activities that qualify as insignificant; henceforth maintain records of the hours of operation and perform all required maintenance on the Emergency Generators in accordance with Subpart JJJJ and Subpart ZZZZ; and henceforth maintain a list of insignificant activities/exempt sources onsite. The Individual/Entity/Facility shall pay a civil penalty in the amount of forty-two thousand dollars (\$42,000.00).

17)	Order Type and Number:	Consent Order 25-031-A
	Order Date:	June 12, 2025
	Individual/Entity/Facility:	Canfor Southern Pine, Inc.
	County:	Kershaw
	Previous Orders:	N/A
	Permit/ID Number:	TV-1380-0025

Violations Cited: S.C. Code Ann. Regs 61-62.5, Standard No. 1 Emissions from Fuel Burning Operations; and, S.C. Code Ann. Regs. 61-62.1, Section II, Permit Requirements

Summary: Canfor Southern Pine, Inc. operates a sawmill located in Kershaw County, South Carolina. On January 29, 2024, and July 30, 2024, the Department received timely semiannual reports from the Individual/Entity/Facility. On February 22, 2024, the Individual/Entity/Facility notified the Department of a process upset involving the baghouse and submitted a report on March 21, 2024, to the Department. The Individual/Entity/Facility has violated South Carolina Air Pollution Control Regulations and Standards, as follows: failed to limit opacity to less than twenty percent for seven hundred fourteen total events from the boiler for the period of July 1, 2023, to June 30, 2024; failed to notify the Department within twenty-four hours after the beginning of the process upset; failed to submit a written report detailing the process upset within thirty days after the beginning of the process upset; and, failed to operate the planer mill with the baghouse from February 22 to February 23, 2024.

Action: The Individual/Entity/Facility shall: henceforth limit opacity from the boiler to twenty percent. The twenty percent opacity limit may be exceeded for soot blowing but cannot be exceeded for more than six minutes in a one-hour period or for more than twenty-four minutes in a twenty-four-hour period. Opacity emission caused by soot blowing must not exceed sixty percent; and, henceforth operate the baghouse whenever the planer mill is running, except during periods of baghouse malfunction or mechanical failure. The Individual/Entity/Facility shall pay a penalty of nine thousand eight hundred fifty dollars (\$9,850.00).

18)	Order Type and Number:	Consent Order 25-032-A
	Order Date:	June 13, 2025
	Individual/Entity/Facility:	Stephens Services, LLC dba Alaglas Pools
	County:	Calhoun
	Previous Orders:	N/A
	Permit/ID Number:	TV-0460-0022

Violations Cited: EPA 40 CFR Part 63, Subpart WWWW and S.C. Code Ann. Regs. 61-62.63, Subpart WWWW, National Emissions Standards for Hazardous Air Pollutants: Reinforced Plastic Composite Production; and, S.C. Code Ann. Regs. 61-62.1, Section II, Permit Requirements.

Summary: Stephens Services, LLC dba Alaglas Pools manufacturers composite swimming pools at its facility located in Calhoun County, South Carolina. During the period of May 7, 2024, to April 25, 2025, the Department conducted multiple reviews of Department records. On January 14, 2025, the Department conducted an inspection at the Individual/Entity/Facility. The Individual/Entity/Facility has violated EPA and South Carolina Air Pollution Control Regulations and Standards, as follows: failed to submit Subpart WWWW semiannual compliance reports to the EPA via Compliance and Emissions Data Reporting Interface (CEDRI), beginning on September 17, 2020; failed to submit semiannual reports of volatile organic compound (VOC) emissions for three reporting periods by the required deadlines; failed to submit semiannual reports of individual HAP emissions for three reporting periods by the required deadlines; failed to submit semiannual reports of total HAP emissions for three reporting periods by the required deadlines; failed to submit FFY 2024 Title V Annual Compliance Certification (TVACC) by the May 15, 2024, deadline; failed to submit abbreviated FFY 2025 TVACC by the December 15, 2024, deadline; failed to submit semiannual reports of visual inspections for three reporting periods by the required deadlines; failed to submit calendar year 2023 emissions inventory report by the March 31, 2024, deadline; and, failed to maintain a log to record all visual inspections.

Action: The Individual/Entity/Facility shall: submit an abbreviated FFY 2025 TVACC by July 14, 2025; submit Subpart WWWW semiannual compliance reports beginning on September 17, 2020, to the EPA via CEDRI by July 14, 2025; henceforth submit all subsequent Subpart WWWW semiannual compliance reports to the EPA via CEDRI in accordance with Subpart WWWW and the renewed TV Permit; henceforth submit all TVACC submissions in a timely manner as directed by the renewed TV Permit; henceforth submit all semiannual reports in a timely manner as directed by the renewed TV Permit; henceforth submit emission inventory reports in accordance with S.C. Code Ann. Regs. 61-62.1, Section III, Emissions Inventory and Emissions Statements, and the renewed TV Permit; henceforth maintain a log of all visual inspections performed on all sources subject to opacity limits as directed by the renewed TV Permit. The Individual/Entity/Facility shall pay a penalty of twenty-two thousand five hundred dollars (\$22,500.00).

19)	Order Type and Number:	Consent Order 25-034-A
	Order Date:	June 20, 2025
	Individual/Entity/Facility:	McLean Contracting Company Inc. / Shugart Manufacturing
	County:	Chester
	Previous Orders:	N/A
	Permit/ID Number:	N/A

Violations Cited: EPA 40 CFR 70.1(b) and S.C. Code Ann. Regs. 61-62.70.1(b), EPA 40 CFR 63.11515(a) and S.C. Code Ann. Regs. 61-62.63.11515(b), S.C. Code Ann. Regs. 61-62.7, Standard No. 7, Sections (A)(2)(c) and (J), S.C. Code Ann. Regs. 61-62.1, Section II (A)(1)(a) and Section II (F)(1).

Summary: McLean Contracting Company Inc. manufactures various equipment and materials for marine and construction use, at its facility located in Chester County, South Carolina. The Department received an initial notice of compliance status, construction permit application, and a voluntary disclosure noting that the Individual/Entity/Facility was subject to 40 CFR 63 Subpart XXXXXX and the previous owners failed to apply for an Operating Permit before operating a source of air contaminants. Upon review of the submissions, the Department determined McLean Contracting calculated potential to emit (PTE) incorrectly in the Initial Notice of Compliance, and on recalculation, the PTE for particulate matter (PM), PM10, PM2.5 were above major source thresholds for Prevention of Significant Deterioration (PSD). Additionally, PM, PM10, PM2.5, VOC, and HAPs were identified to be above major source thresholds for Title V. The Individual/Entity/Facility has violated U.S. EPA and South Carolina Air Pollution

Control Regulations and Standards, as follows: operated a major source under Title V without having timely applied for and received a Title V permit or having obtained a permit containing major source avoidance limitations; failed to demonstrate compliance with Subpart XXXXXX by December 2021; failed to apply for and obtain a construction permit and operating permit prior to constructing and placing into operation a source of air contaminants; constructed and operated a major source of PM, PM10, and PM2.5 emissions without having obtained a PSD Construction Permit and applying best available control technology or obtaining a permit containing major source avoidance limits.

Action: The Individual/Entity/Facility shall pay a penalty of twelve thousand two-hundred and thirteen dollars (\$12,213.00).

20)	Order Type and Number:	Consent Order 25-035-A
	Order Date:	June 26, 2025
	Individual/Entity/Facility:	Carolina Awning LLC
	County:	Greenville
	Previous Orders:	None
	Permit/ID Number:	Currently Unpermitted

Violations Cited: S.C. Code Ann. Regs. 61-62.1, Section II(A)(1)(a), Section II(F)(1), and S.C. Code Ann. Regs. 61-62.5 Standard No. 4, Section VIII(A).

Summary: Carolina Awning LLC is the owner and operator of a custom awning manufacturing facility located in Greenville County, South Carolina. On August 21, 2024, the Department conducted an inspection in response to a complaint at the Individual/Entity/Facility. The Individual/Entity/Facility has violated South Carolina Air Pollution Control Regulations and Standards, as follows: failed to apply for and obtain a construction permit and operating permit prior to installing and operating sources of air emissions; and failed to limit PM emissions, based on process weight, in accordance with Standard No. 4 from 2015 to December 10, 2024.

Action: The Individual/Entity/Facility shall: henceforth obtain a construction permit prior to the construction, alteration, or addition of a source of air contaminants, including the installation of any device for the control of air contaminate discharges, unless the project is subject to an applicable permitting exemption, in which case the facility must maintain onsite required documentation and obtain Department review as necessary in accordance with applicable regulations; henceforth limit PM emissions in accordance with Standard No. 4; no later than October 31, 2025, either (i) apply for and obtain the necessary permit for Department-approved control device(s) to control for PM from the powder coating operation and ensure such permitted control device(s) have been installed and placed into operation in accordance with the issued permit; or (ii) cease all powder coating operations unless and until Department-approved control device(s) have been permitted and installed; and, within thirty (30) days of the execution of this Order, either (i) apply for and obtain a permit for the facility's acid wash, welding, and sanding operations; if exempt from permitting, adequately document a permitting exemption for these operations to the Department's satisfaction; or (ii) cease all acid wash, welding, and sanding operations until a Department-issued permit covering these operations is issued, or until a permitting exemption has been adequately documented to the Department's satisfaction, as applicable. The Individual/Entity/Facility shall pay a civil penalty in the amount of twenty-five thousand five hundred thirty-four dollars and eighteen cents (\$25,534.18).

BUREAU OF REGIONAL AND LABORATORY SERVICES

On-Site Wastewater Enforcement

21)	Order Type and Number:	Administrative Order AF-0001207
	Order Date:	June 2, 2025
	Individual/Entity/Facility:	Buckie Forest Mercer, Jr.

**DBA B. Mercer Septic Tank Service
formerly DBA Clinton Road Septic**

County:	Darlington/Horry
Previous Orders:	None
Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Buckie Forest Mercer, Jr., DBA B. Mercer Septic Tank Service, formerly DBA Clinton Road Septic installed OSWW systems on properties located in Darlington and Horry Counties, South Carolina. The Department conducted an investigation in October 2023 at the Darlington County site and determined the Contractor Self-Inspection form was not submitted to the Department. The Department conducted an investigation on December 2, 2024, at the Horry County site and determined the onsite wastewater (OSWW) system was installed outside the permitted area. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater Systems regulation as follows: failed to provide required documents to the Department within the listed timeframe and failed to ensure the OSWW system was installed per the parameters of the permit to construct.

Action: The Individual/Entity/Facility is required to submit the Contractor Self-Inspection form for the Darlington County site and cease installing OSWW systems outside the parameters of the permit to construct. The Individual/Entity/Facility shall pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

22)	Order Type and Number:	Administrative Order AF-0001230
	Order Date:	June 2, 2025
	Individual/Entity/Facility:	Florence MHC 2 Land, LLC
	County:	Florence
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Florence MHC 2 Land, LLC owns property located in Florence County, South Carolina. The Department conducted an investigation on February 19, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

23)	Order Type and Number:	Administrative Order AF-0001235
	Order Date:	June 2, 2025
	Individual/Entity/Facility:	Robert Wilson
	County:	Anderson
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Robert Wilson owns property located in Anderson County, South Carolina. The Department conducted an investigation on March 5, 2025, and observed a camper being occupied for more than two (2) hours per day without being connected to an approved means of domestic wastewater treatment and disposal. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that a building or dwelling that is occupied for more than two (2) hours per day is connected to an approved means of domestic wastewater treatment and disposal.

Action: The Individual/Entity/Facility is required to apply for a permit to construct an OSWW system within five (5) days and install the OSWW system within ten (10) days of the issuance of the permit to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate or remove the camper. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

24)	Order Type and Number:	Administrative Order AF-0001245
	Order Date:	June 2, 2025
	Individual/Entity/Facility:	Roman Cuthbert and Sonya King
	County:	Jasper
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Roman Cuthbert and Sonya King own property located in Jasper County, South Carolina. The Department conducted an investigation on February 7, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

25)	Order Type and Number:	Administrative Order AF-0001247
	Order Date:	June 2, 2025
	Individual/Entity/Facility:	Elizabeth Sawyer
	County:	Jasper
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Elizabeth Sawyer owns property located in Jasper County, South Carolina. The Department conducted an investigation on January 2, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

26)	Order Type and Number:	Administrative Order AF-0001253
	Order Date:	June 2, 2025
	Individual/Entity/Facility:	Freyda Bruce
	County:	Orangeburg
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Freyda Bruce owns property located in Orangeburg County, South Carolina. The Department conducted an investigation on February 24, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

27)	Order Type and Number:	Administrative Order AF-0001244
	Order Date:	June 4, 2025
	Individual/Entity/Facility:	Quail Pointe Owners, LLC
	County:	Spartanburg
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. § 48-1-90(A)(1).

Summary: Quail Pointe Owners, LLC own property located in Spartanburg County, South Carolina. The Department conducted an investigation on May 1, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Pollution Control Act as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the public sewer. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

28)	Order Type and Number:	Administrative Order AF-0001263
	Order Date:	June 12, 2025

Individual/Entity/Facility:	GKG Ventures, LLC
County:	Lancaster
Previous Orders:	None
Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: GKG Ventures, LLC owns property located in Lancaster County, South Carolina. The Department conducted an investigation on April 22, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

29)	Order Type and Number:	Administrative Order AF-0001202
	Order Date:	June 17, 2025
	Individual/Entity/Facility:	Dornell Williams
	County:	Hampton
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Dornell Williams repaired an OSWW system on property located in Hampton County, South Carolina. The Department conducted an investigation on September 20, 2024, and determined that an unlicensed installer replaced the septic tank at the site. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to apply for, receive, and maintain a Department issued license to repair and construct OSWW systems.

Action: The Individual/Entity/Facility is required to cease and desist repairing OSWW systems until a Department issued license is obtained. The Individual/Entity/Facility shall pay a civil penalty in the amount of five hundred dollars (\$500.00).

30)	Order Type and Number:	Administrative Order AF-0001269
	Order Date:	June 17, 2025
	Individual/Entity/Facility:	Andrew J. Mills and William Edward Shepard, Jr.
	County:	Kershaw
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Andrew J. Mills and William Edward Shepard, Jr. own property located in Kershaw County, South Carolina. The Department conducted an investigation on April 8, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW)

Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

31)	Order Type and Number:	Administrative Order AF-0001276
	Order Date:	June 17, 2025
	Individual/Entity/Facility:	Sara Jean Green
	County:	Lancaster
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Sara Jean Green owns property located in Lancaster County, South Carolina. The Department conducted an investigation on January 29, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

32)	Order Type and Number:	Administrative Order AF-0001277
	Order Date:	June 17, 2025
	Individual/Entity/Facility:	William Kalkman and Marcia Kalkman
	County:	Beaufort
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: William Kalkman and Marcia Kalkman own property located in Beaufort County, South Carolina. The Department conducted an investigation on April 23, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

33)	Order Type and Number:	Administrative Order AF-0001198
	Order Date:	June 27, 2025
	Individual/Entity/Facility:	David Chitwood
	County:	Laurens
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: David Chitwood installed OSWW systems on properties located in Laurens County, South Carolina. The Department conducted a final inspection on January 6, 2025, and observed that the two OSWW systems were covered, and no one was at the site. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to leave the installed OSWW systems uncovered for the final inspection by the Department.

Action: The Individual/Entity/Facility is required to leave OSWW systems they install uncovered until at least thirty minutes past the final inspection scheduled time. The Individual/Entity/Facility shall pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

34)	Order Type and Number:	Administrative Order AF-0001204
	Order Date:	June 17, 2025
	Individual/Entity/Facility:	Richard Pyatt
	County:	Georgetown
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Richard Pyatt installed an OSWW system in Georgetown County, South Carolina. The Department conducted an investigation on May 21, 2024, and determined that an unlicensed installer had installed an onsite wastewater system (OSWW) at the site. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to apply for, receive, and maintain a Department issued license to repair and construct OSWW systems.

Action: The Individual/Entity/Facility is required to cease and desist installing or repairing OSWW systems until a Department issued license is obtained. The Individual/Entity/Facility shall pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

35)	Order Type and Number:	Administrative Order AF-0001246
	Order Date:	June 27, 2025
	Individual/Entity/Facility:	Estate of Debra McSwain and Heirs of Debra McSwain
	County:	Cherokee
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Estate of Debra McSwain and Heirs of Debra McSwain own property located in Cherokee County, South Carolina. The Department conducted an investigation on March 28, 2025, and observed domestic wastewater

discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

36)	Order Type and Number:	Administrative Order AF-0001280
	Order Date:	June 27, 2025
	Individual/Entity/Facility:	Robert Arlen Mann and Joann Mann
	County:	Lexington
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Robert Arlen Mann and Joann Mann own property located in Lexington County, South Carolina. The Department conducted an investigation on May 5, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that no septic tank effluent, domestic wastewater, or sewage was discharged to the surface of the ground without an appropriate permit from the Department.

Action: The Individual/Entity/Facility is required to repair the OSWW system within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage to the surface of the ground; or immediately vacate the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

37)	Order Type and Number:	Administrative Order AF-0001283
	Order Date:	June 27, 2025
	Individual/Entity/Facility:	Heirs of David A. Smith
	County:	Oconee
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Heirs of David A. Smith own property located in Oconee County, South Carolina. The Department conducted an investigation on May 7, 2025, and observed several campers occupied for more than two hours per day without being connected to an approved means of domestic wastewater treatment and disposal. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that all units or dwellings occupied for more than two hours per day are connected to an approved means of domestic wastewater treatment and disposal.

Action: The Individual/Entity/Facility is required to apply for a permit to construct within five days for each camper and install the permitted systems within ten days of the permits being issued; or vacate and/or remove the campers until connected to an approved means of domestic wastewater treatment and disposal. The Individual/Entity/Facility

shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

38)	Order Type and Number:	Administrative Order AF-0001300
	Order Date:	June 27, 2025
	Individual/Entity/Facility:	Darysabel Vazquez Malave
	County:	Greenville
	Previous Orders:	None
	Permit Number:	None

Violations Cited: S.C. Code Ann. Regs. 61-56.

Summary: Darysabel Vazquez Malave owns property located in Greenville County, South Carolina. The Department conducted an investigation on May 15, 2025, and observed several campers occupied for more than two hours per day without being connected to an approved means of domestic wastewater treatment and disposal. The Individual/Entity/Facility has violated the South Carolina Onsite Wastewater (OSWW) Systems regulation as follows: failed to ensure that all units or dwellings occupied for more than two hours per day are connected to an approved means of domestic wastewater treatment and disposal.

Action: The Individual/Entity/Facility is required to apply for a permit to construct within five days for each camper and install the permitted systems within ten days of the permits being issued; or vacate and/or remove the campers until connected to an approved means of domestic wastewater treatment and disposal. The Individual/Entity/Facility shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

* Unless otherwise specified, "Previous Orders" as listed in this report include orders issued by Environmental Affairs Programs within the last five (5) years.