

SUMMARY SHEET Enforcement Action Report June 2025

For the reporting period of May 1, 2025, through May 31, 2025, the Department of Environmental Services issued 28 Consent Orders with total assessed civil penalties in the amount of \$1,150,960. Also, 12 Administrative Orders with total assessed civil penalties in the amount of \$51,600 were reported during this period.

Bureau and Program Area	Administrative Orders	Penalties	Consent Orders	Penalties
Land and Waste Management				
UST Program	1	\$3,600	5	\$18,000
Solid Waste	1	\$37,000	0	0
Hazardous Waste	0	0	2	\$10,500
Mining	0	0	0	0
Radiological Health	0	0	0	0
Infectious Waste	0	0	0	0
SUBTOTAL	2	\$40,600	7	\$28,500
Water				
Recreational Water	1	\$1,000	2	\$3,760
Drinking Water	1	\$10,000	2	\$6,000
Water Pollution	0	0	7	\$1,051,200
SUBTOTAL	2	\$11,000	11	\$1,060,960
Air Quality				
Air Quality	0	0	4	\$58,000
SUBTOTAL	0	0	4	\$58,000
Regional & Laboratory Services				
Onsite Wastewater	8	0	6	\$3,500
SUBTOTAL	8	0	6	\$3,500
Coastal Management				
Coastal Management	0	0	0	0
SUBTOTAL	0	0	0	0
TOTAL	12	\$51,600	28	\$1,150,960



BUREAU OF LAND AND WASTE MANAGEMENT

Underground Storage Tank Enforcement

1) Order Type and Number: Consent Order 25-0083-UST

Order Date: May 5, 2025

Individual/Entity /Facility: GPM Southeast, LLC / Corner Mart #17343

County: Newberry

Previous Orders: N/A
Permit/ID Number: 13043

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 Regulation, 7 S.C. Code Ann., Regs 61-92, 280.20©(1)(ii) (2012 & Supp 2024).

Summary: GPM Southeast, LLC (Individual/Entity) owns and operates underground storage tanks in Newberry County, South Carolina. On February 25, 2025, the Department conducted a compliance inspection of the Facility and issued a Notice of Alleged Violation on the same day. The Individual/Entity has violated the SUPERB Act and the South Carolina Underground Storage Tank Regulation, as follows: failure to maintain overfill prevention equipment.

Action: The Individual/Entity shall pay a civil penalty in the amount of three thousand, six hundred dollars (\$3,600.00).

2) Order Type and Number: Administrative Order 24-0271-UST

Order Date: May 5, 2025

Individual/Entity / Facility: Pavan Irmo LLC / Save More

Facility: Save More
County: Richland
Previous Orders: N/A
Permit/ID Number: 10472

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 Regulation, 7 S.C. Code Ann., Regs 61-92, 280.20(c)(1)(ii), (2012 & Supp 2024).

Summary: Pavan Irmo LLC(Individual/Entity) owns underground storage tanks (USTs) in Richland County, South Carolina. On October 24, 2024, the Department conducted an inspection of the Facility and issued a Notice of Alleged Violation. The Individual/Entity has violated the SUPERB Act and the South Carolina Underground Storage Tank Regulation, as follows: failed to maintain overfill prevention equipment.

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

3) Order Type and Number: Consent Order 25-0086-UST

Order Date: May 22, 2025

Individual/Entity / Facility: Sahil of Columbia, LLC

County: Richland
Previous Orders: N/A
Permit/ID Number: 07747

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 Regulation, 7 S.C. Code Ann., Regs 61-92, 280.20(c)(1)(ii), (2012 & Supp 2024).

Summary: Sahil of Columbia, LLC (Individual/Entity) owns underground storage tanks in Richland County, South Carolina. On March 5, 2025, the Department conducted an inspection of the Facility and issued a Notice of Alleged Violation. The Individual/Entity has violated the SUPERB Act and the South Carolina Underground Storage Tank Regulation, as follows: failed to maintain overfill prevention equipment.

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

4) Order Type and Number: Consent Order 25-0078-UST

Order Date: May 22, 2025

Individual/Entity / Facility: C. K. Acquisitions, L.L.C. / El Cheapo 08

County: Richland
Previous Orders: N/A
Permit/ID Number: 19587

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 Regulation, 7 S.C. Code Ann., Regs 61-92, 280.20©(1)(ii), (2012 & Supp 2024).

Summary: C. K. Acquisitions, L.L.C. (Individual/Entity) owns underground storage tanks in Richland County, South Carolina. On March 7, 2025, the Department conducted an inspection of the Facility and issued a Notice of Alleged Violation. The Individual/Entity has violated the SUPERB Act and the South Carolina Underground Storage Tank Regulation, as follows: failed to maintain overfill prevention equipment.

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

5) Order Type and Number: Consent Order 25-0082-UST

Order Date: May 22, 2025

Individual/Entity / Facility: AAO STORES, LLC / Sunshine Food Mart 480

County: Colleton Previous Orders: N/A Permit/ID Number: 02568

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 Regulation, 7 S.C. Code Ann., Regs 61-92, 280.20(c)(1)(ii), (2012 & Supp 2024).

Summary: AAO Stores, LLC (Individual/Entity) owns underground storage tanks in Colleton County, South Carolina. On February 27, 2025, the Department conducted an inspection of the Facility and issued a Notice of Alleged Violation on March 3, 2025. The Individual/Entity has violated the SUPERB Act and the South Carolina Underground Storage Tank Regulation, as follows: failed to maintain overfill prevention equipment.

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

6) Order Type and Number: Consent Order 25-0093-UST

Order Date: May 29, 2025

Individual/Entity / Facility: Walmart, Inc. / Walmart Neighborhood Market 3442

County: Horry
Previous Orders: N/A
Permit/ID Number: 19794

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 Regulation, 7 S.C. Code Ann., Regs 61-92, 280.20©(1)(ii), (2012 & Supp 2024).

Summary: Walmart Inc. (Individual/Entity) owns underground storage tanks in Horry County, South Carolina. On March 17, 2025, the Department conducted an inspection of the Facility and issued a Notice of Alleged Violation on the same day. The Individual/Entity has violated the SUPERB Act and the South Carolina Underground Storage Tank Regulation, as follows: failed to maintain overfill prevention equipment.

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

Solid Waste Enforcement

7) Order Type and Number: Administrative Order 25-01-SW

Order Date: May 28, 2025

Individual/Entity / Facility: 378 Recycling Center, LLC /

378 Recycling Center Class 1Landfill and 378 Recycling Center Wood Processing

County: Lexington

Previous Orders: AO 22-04-SW (\$13,860.00)
Permit/ID Number: 322456-1703 and 322456-3002

Violations Cited: South Carolina Solid Waste Policy and Management Act of 1991, S.C. Code Ann. §§ 44-96-10 et seq. (2002 & Supp. 2018), South Carolina Pollution Control Act (PCA), S.C. code Ann. § 48-1-10 et seq. (2008 and Supp. 2014), Solid Waste Management: Compost and Mulch Production from Land-clearing Debris, Yard Trimmings, and Organic Residuals Regulation 61-107.4 (2021), Solid Waste Management: Solid Waste Landfills and Structural Fill, R.61-107-19 (2008 & Supp. 2016), Class 1 Landfill General Permit # 322456-1703, and Type One Composting Facility Permit # 322456-3002.

Summary: 378 Recycling Center, LLC (Individual/Entity) owns and operates a Class 1 Landfill and a Type One Composting Facility located in Lexington County, South Carolina. The Department conducted multiple routine compliance inspections and noted violations of the South Carolina Solid Waste Policy and Management Act, the South Carolina Pollution Control Act, Class 1 Landfill and composting regulations, and associated permits. This includes but is not limited to failure to maintain financial assurance, not maintaining distance requirements related to permitted

locations, accepting waste not permitted to accept, failure to properly manage unloading of solid waste and the working face of the landfill, failure to apply and maintain cover, failure to maintain logs, accepting material exceeding maximum capacity allowed by the permit, failure to grind all land clearing debris at least once per fiscal year, not following the facility's operational plan, and allowing offsite impact of washed out concrete.

Action: The Individual/Entity is required to: cease accepting new unprocessed LCD at the wood processing facility until the unprocessed materials onsite are below the permitted limit of 1,425 cubic yards; cease accepting any unauthorized waste, including but not limited to concrete, at both the Landfill and the wood processing facility; submit a corrective action plan (CAP) to address the violations of Regulation 61-107.19, Regulation 61-107.4, Permit # 322456-1703, and Permit # 322456-3002. The CAP must address the items listed in requirement 3., as directed in the Order; upon receipt of any written comments or deficiencies from the Department regarding the CAP, revise and resubmit the CAP to the Department or review; and upon receiving the Department's written approval of the CAP, promptly implement the CAP. The Individual/Entity shall pay a civil penalty in the amount of thirty-seven thousand dollars (\$37,000.00).

Hazardous Waste Enforcement

8) Order Type and Number: Consent Order 25-08-HW

Order Date: May 5, 2025

Individual/Entity / Facility: Royal Adhesives & Sealants, LLC

County: Greenville Previous Orders: N/A

Permit/ID Number: SCD 002 601 656

Violations Cited: The South Carolina Hazardous Waste Management Act, S.C. Code Ann. §§ 44-56-10 et seq. (2018) and the South Carolina Hazardous Waste Management Regulation, 6 and 7 S.C. Code Ann. Regs. 61-79 (2012 and Supp. 2021).

Summary: Royal Adhesives and Sealants, LLC (Individual/Entity) is a generator of hazardous waste located in Greenville County, South Carolina. The Department conducted an inspection at the Facility on December 5, 2024. The Individual/Entity has violated the South Carolina Hazardous Waste Management Act, and the Hazardous Waste Management Regulations as follows: failed to submit a copy of the contingency plan and all revisions to local emergency responders; failed to provide a quick reference guide of the contingency plan to local emergency responders; failed to label universal waste batteries with one of the following phrases: "Universal Waste – Battery(ies)" or "Waste Battery(ies)" or (Used Battery(ies)"; and failed to demonstrate the length of time that universal waste has been accumulated from the date it becomes a waste or is received.

Action: The Individual/Entity corrected all violations prior to the issuance of the Consent Oder. The Individual/Entity shall pay a civil penalty in the amount of four thousand dollars (\$4,000.00).

9) Order Type and Number: Consent Order 25-11-HW

Order Date: May 27, 2025

Individual/Entity / Facility: Aalbert's Integrated Piping Systems Americas, Inc.

County: Horry Previous Orders: N/A

Permit/ID Number: SCD 059 918 862

Violations Cited: The South Carolina Hazardous Waste Management Act, S.C. Code Ann. §§ 44-56-10 et seq. (2018) and the South Carolina Hazardous Waste Management Regulation, 6 and 7 S.C. Code Ann. Regs. 61-79 (2012 and Supp. 2021).

Summary: Aalbert's Integrated Piping Systems Americas, Inc. (Individual/Entity) is a generator of hazardous waste located in Horry County, South Carolina. The Department conducted an inspection at the Facility on December 18, 2024. The Individual/Entity has violated the South Carolina Hazardous Waste Management Act, and the Hazardous Waste Management Regulations as follows: failed to ensure Satellite Accumulation Area containers were labeled with the words "Hazardous Waste", an indication of the hazards of the contents and closed at all times during accumulation, except when necessary to add, remove, or consolidate waste; failed to mark or label Central Accumulation Area containers with an indication of the hazards of the contents; failed to file a revised or new Notification Form with the Department within thirty (30) days after a new hazardous waste was first produced; failed to ensure that containers and aboveground storage tanks used to store used oil at generator facilities were labeled or marked clearly with the words "Used "Oil"; failed to prepare and, no later than thirty (30) days after the end of each calendar quarter, submit a written report to the Department, failed to include on the report the types and quantities of such wastes shipped for offsite treatment and disposal; and failed to submit a copy of the contingency plan and all revisions to local emergency responders.

Action: The Individual/Entity corrected all violations prior to the issuance of the Consent Oder. The Individual/Entity shall pay a civil penalty in the amount of six thousand, five hundred dollars (\$6,500.00).

BUREAU OF WATER

Recreational Waters Enforcement

10) Order Type and Number: Administrative Order 25-030-RW

Order Date: April 14, 2025

Individual/Entity / Facility: My Land, LLC, Individually and d.b.a. Watermere

County: Spartanburg

Previous Orders: None
Permit/ID Number: 42-124-1

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

Summary: My Land, LLC, Individually and d.b.a. Watermere (Individual/Entity) owns and is responsible for the proper operation and maintenance of a pool located in Spartanburg County, South Carolina. The Department conducted inspections on June 17, 2024, and July 9, 2024, and violations were issued for failure to properly operate and maintain. The Individual/Entity has violated the Public Swimming Pools Regulation as follows: the drinking water fountain was not operating properly; the fill spout was not stainless steel or equivalent; the chlorine level was not within the acceptable range of water quality standards; the facility address was not posted at the emergency notification device; and the bound and numbered log book was not maintained on a daily basis.

Action: The Individual/Entity is required to: install a fill spout that is chrome plated brass, stainless steel, or other equivalent material approved by the Department. The Individual/Entity shall pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

11) Order Type and Number: Consent Order 25-031-RW

Order Date: May 13, 2025

Individual/Entity / Facility: Shivam Investments, Inc. / Country Inn & Suites

County: Richland

Previous Orders: 23-158-RW (\$680.00)

Permit/ID Number: 40-395-1

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

Summary: Shivam Investments, Inc. (Individual/Entity) owns and is responsible for the proper operation and maintenance of a spa located in Richland County, South Carolina. The Department conducted inspections on February 8, 2024, June 26, 2024, August 16, 2024, and November 25, 2024, and violations were issued for failure to properly operate and maintain. The Individual/Entity has violated the Public Swimming Pools Regulation as follows: the waterline depth marker tiles were faded; the plaster on the pool floor was deteriorated; a skimmer lid was cracked; the fill spout was not stainless steel or equivalent; the chlorine and pH levels were not within the acceptable range of water quality standards; the cyanuric acid level was above the water quality standards acceptable limit; the spa temperature was above 104-degrees Fahrenheit; and the bound and numbered log book was not available for review.

Action: The Individual/Entity has corrected all violations. The Individual/Entity shall pay a civil penalty in the amount of three thousand three hundred sixty dollars (\$3,360.00).

12) Order Type and Number: Consent Order 25-032-RW

Order Date: May 22, 2025

Individual/Entity / Facility: Carolina Northstar 2, LLC / Magnolia Park Apartments

County: Beaufort
Previous Orders: None
Permit/ID Number: 07-616-1

Violations Cited: S.C. Code Ann. Regs. 61-51.J.22

Summary: Carolina Northstar 2, LLC (Individual/Entity) owns and is responsible for the proper operation and maintenance of a pool located in Beaufort County, South Carolina. The Department issued a Notice of Alleged Violation on February 24, 2025, as a result of a review of inspection records. The Individual/Entity has violated the Public Swimming Pools Regulation as follows: failure to fill in or remove the pool, which has been permanently closed for a period in excess of twenty-four consecutive months.

Action: The Individual/Entity is required to: correct all deficiencies and make any upgrades required to bring the pool into compliance with Regulation 61-51 and contact the Department to schedule an inspection to verify completion of the work. The Individual/Entity will be required to properly fill in or remove the pool within sixty days of the date of written notification by the Department if the requirement to bring the pool into compliance with Regulation 61-51 is not met within the specified timeline. The Individual/Entity shall pay a stipulated penalty in the amount of four hundred dollars (\$400.00) should any requirement of the Order not be met.

Drinking Water Enforcement

13) Order Type and Number: Administrative Order 25-005-DW

Order Date: April 7, 2025 Individual/Entity / Facility: Ameer Ali Jivani

County: Berkeley
Previous Orders: None
Permit/ID Number: 872012

Violations Cited: S.C. Code Ann. Regs. 61-58.7 & 61-58.8.B(4)

Summary: Ameer Ali Jivani (Individual/Entity) owns and is responsible for the proper operation and maintenance of a public water system (PWS) located in Berkeley County, South Carolina. On November 20, 2024, the PWS was inspected

and rated unsatisfactory for failure to properly operate and maintain. The Individual/Entity has violated the State Primary Drinking Water Regulation as follows: the sanitary seal at Well 1 was rusted and the well casing did not extend a minimum of twelve inches above the concrete pad; the sanitary seal at Well 2 was rusted; the screened vent at Well 2 was rusted and was pulled free from the seal leaving an unprotected opening in the seal; the well yield for Well 1 and Well 2 were unknown; the bladder storage tank located at Well 1 was rusted; there was exposed and uncapped electrical wiring at Well 1; Well 1 did not have a cover for the pressure switch box; the electrical supply box for Well 1 was on the floor of the well house and did not have a cover; and there was no emergency plan available for Department review.

Action: The Individual/Entity is required to: correct the deficiencies cited on the November 20, 2024, sanitary survey report. The Individual/Entity shall pay a civil penalty in the amount of ten thousand dollars (\$10,000.00).

14) Order Type and Number: Consent Order 25-007-DW

Order Date: May 12, 2025

Individual/Entity / Facility: Carolina Community Actions, Inc. / Edgemoor Headstart

County: Chester
Previous Orders: None
Permit/ID Number: 1270103

Violations Cited: S.C. Code Ann. Regs. 61-58.11.F(1); 61-58.11.L(5)

Summary: Carolina Community Actions, Inc. (Individual/Entity) leases and is responsible for the proper operation and maintenance of a public water system (PWS) located in Chester County, South Carolina. On January 28, 2025, violations were issued for failure to develop a service line material inventory (Inventory) and failure to submit the Inventory to the Department. The Individual/Entity has violated the State Primary Drinking Water Regulation as follows: failure to develop and submit an Inventory to the Department per the new Lead and Copper Rule revisions.

Action: The Individual/Entity is required to: develop an Inventory and submit the Inventory to the Department for review and approval; and issue a Tier 2 public notice to the customers of the PWS and submit a copy to the Department. The Department has assessed a total civil penalty in the amount of ten thousand two hundred dollars (\$10,200.00). The Individual/Entity shall pay a civil penalty in the amount of three thousand dollars (\$3,000.00) and pay a stipulated penalty in the amount of seven thousand two hundred dollars (\$7,200.00) should any requirement of the Order not be met.

15) Order Type and Number: Consent Order 25-008-DW

Order Date: May 12, 2025

Individual/Entity / Facility: Low Country Community Action Agency

LCCA Cottageville Early HeadStart Center

County: Colleton
Previous Orders: None
Permit/ID Number: 1570115

Violations Cited: S.C. Code Ann. Regs. 61-58.11.F(1); 61-58.11.L(5)

Summary: Low Country Community Action Agency (Individual/Entity) owns and is responsible for the proper operation and maintenance of a public water system (PWS) located in Colleton County, South Carolina. On January 28, 2025, violations were issued for failure to develop a service line material inventory (Inventory) and failure to submit the Inventory to the Department. The Individual/Entity has violated the State Primary Drinking Water Regulation as follows: failure to develop and submit an Inventory to the Department per the new Lead and Copper Rule revisions.

Action: The Individual/Entity is required to: develop an Inventory and submit the Inventory to the Department for review and approval; and issue a Tier 2 public notice to the customers of the PWS and submit a copy to the Department. The Department has assessed a total civil penalty in the amount of ten thousand two hundred dollars (\$10,200.00). The Individual/Entity shall pay a civil penalty in the amount of three thousand dollars (\$3,000.00) and pay a stipulated penalty in the amount of seven thousand two hundred dollars (\$7,200.00) should any requirement of the Order not be met.

Water Pollution Enforcement

16) Order Type and Number: Consent Order 25-021-W

Order Date: May 5, 2025
Individual/Entity / Facility: **Town of Latta**

County: Dillon Previous Orders: N/A

Permit/ID Number: SC0025402

Violations Cited: Pollution Control Act, S.C. Code Ann. § 48-1-110(d), 48-1-90(a), and 48-1-95(B), and the Water Pollution Control Permits Regulation S.C. Code Ann. Regs. 61-9.122.41(1) and 61-9.122.41(1)(6)(i).

Summary: Town of Latta (Individual/Entity) owns and is responsible for the proper operation and maintenance of a wastewater treatment plant (WWTP) located in Dillon County, South Carolina. On January 10, 2024, the Department conducted a complaint investigation related to sanitary sewer overflows (SSOs). The Individual/Entity has violated the Pollution Control Act and the Water Pollution Control Permits Regulation, as follows: failed to properly operate and maintain in good working order all facilities and systems of treatment and control; failed to operate as efficiently as possible the wastewater collection system and controls; failed to report any noncompliance which may endanger health or the environment within twenty-four (24) hours and submit a written submission thereof within five (5) days; and allowed the discharged untreated wastewater into the environment, including waters of the State.

Action: The Individual/Entity is required to: Begin implementing procedures and corrective actions to address the SSOs and backups that occur during rain events; submit to the Department an updated SSO Response Plan for reporting and responding to all SSOs in accordance with the Permit; submit to the Department, for review, a copy of the proactive Grease Trap Inspection Program and written notification for the date of implementation; submit to the Department a notarized document certifying the facility's Capacity, Management, Operations, and Maintenance Plan for the wastewater collection system (WWCS) has been updated; submit to the Department a revision to the Corrective Action Plan; and submit to the Department a Preliminary Engineering Report for upgrades/modifications for resolving WWCS deficiencies. The Individual/Entity shall pay a civil penalty in the amount of thirty thousand dollars (\$30,000.00) and pay a stipulated penalty in the amount of thirty-four thousand dollars (\$34,000.00) should any requirement of the Order not be met.

17) Order Type and Number: Consent Order 25-022-W

Order Date: May 5, 2025

Individual/Entity / Facility: Richland County and Scout Motors Inc. / Scout Motors

County: Richland Previous Orders: N/A

Permit/ID Number: SCR10ZEED and SCR10ZEW3

Violations Cited: Pollution Control Act, S.C. Code Ann. § 48-1-90(a), and the Water Pollution Control Permits, S.C. Code Ann Regs. 61-9.122.41(a) and (e).

Summary: Richland County (Individual/Entity) and Scout Motors Inc. (Site) are responsible for the proper operation and maintenance of all erosion and sediment control requirements included in their Permits and Stormwater Pollution Prevention Plans (SWPPPs) for the development of the Site located in Richland County. On July 24, 2024, a Notice of Alleged Violation and Notice of Enforcement Conference was issued based on inspections conducted at the Site. The Individual/Entity has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: discharged sediment into the environment; failed to install, properly operate and maintain in good working order, and to operate as efficiently as possible all erosion and sediment controls as specified in the approved SWPPP as required by the Permit and to achieve compliance with the terms and conditions of the Permit.

Action: The Individual/Entity is required to: submit documentation indicating the decommission of Sediment Basins 4, 5, 6, 8 and 11; evaluate, improve and replace as needed silt fence rock outlets; ensure best management practices (BMPs) are being constructed prior to land disturbance and maintained until disturbed areas are stabilized; install BMPs along Beasley Creek; apply and maintain stabilization to Sediment Basin 3 until it is converted to Permanent Pond 1; install Sediment Bains 1 and 2 to manage additional runoff unless 1 has been converted and 2 has been decommissioned; and apply temporary and final stabilization to the slopes and pads. The Individual/Entity shall pay a civil penalty in the amount of one million dollars (\$1,000,000.00) and pay a stipulated penalty in the amount of two million dollars (\$2,000,000.00) in the event requirements are not completed within the timeframes established in the Consent Order.

18) Order Type and Number: Consent Order 25-023-W

Order Date: May 7, 2025

Individual/Entity / Facility: Town of Pinewood / Pinewood WWTF

County: Chesterfield

Previous Orders: CO 24-035-W (\$5,000.00)

Permit/ID Number: SC0046868

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: Town of Pinewood (Individual/Entity) owns and is responsible for a wastewater treatment facility (WWTF) located in Chesterfield County, South Carolina. On May 17, 2024, a Notice of Violation was issued as a result of violations of the permitted discharge limits for biochemical oxygen demand percent removal (BOD % removal) as reported on the discharge monitoring reports submitted to the Department. The Individual/Entity 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 % removal.

Action: The Individual/Entity is required to: submit written notification of the planned completion date for all corrective actions necessary to resolve the effluent violations for BOD % removal; conduct a three (3) month monitoring 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 shall pay a civil penalty in the amount of five thousand dollars (\$5,000.00).

19) Order Type and Number: Consent Order 25-024-W

Order Date: May 22, 2025

Individual/Entity / Facility: Williamsburg Recycling, LLC

County: Williamsburg

Previous Orders: N/A

Permit/ID Number: ND0086185

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

Summary: Williamsburg Recycling, LLC (Individual/Entity) owns and is responsible for a bio-composting facility (Site) located in Williamsburg County, South Carolina. On July 20, 2023, a Notice of Alleged Violation was issued as a result of a Compliance Evaluation Inspection (CEI) in which violations of its State Land Application Discharge Permit and management of sludge were determined. The Individual/Entity has violated the Pollution Control Act and the Water Pollution Control Permits Regulation, as follows: failure to control or abate odor as required by the Permit and perform an annual Toxicity Characteristic Leaching Procedure (TCLP) test.

Action: The Individual/Entity is required to operate in compliance with its Permit, regulatory requirements, and requirements of the Consent Order until a Composting Permit becomes effective. The Individual/Entity shall pay a civil penalty in the amount of eight hundred dollars (\$800.00).

20) Order Type and Number: Consent Order 25-025-W

Order Date: May 22, 2025

Individual/Entity / Facility: Williamsburg Recycling, LLC

County: Williamsburg

Previous Orders: N/A

Permit/ID Number: SCR006282

Violations Cited: Pollution Control Act, S.C. Code Ann. § 48-1-90(a), and the Water Pollution Control Permits Regulation S.C. Code Ann. Regs. 61-9.122.41(a), (e) and (h).

Summary: Williamsburg Recycling, LLC (Individual/Entity) owns and is responsible for a bio-composting facility (Site) located in Williamsburg County, South Carolina. On February 11, 2025, a Notice of Alleged Violation and Notice of Enforcement Conference was issued based on a Compliance Evaluation Inspection conducted at the Site. The Individual/Entity has violated the Pollution Control Act and the Water Pollution Control Permits Regulation, as follows: discharged into the environment in a manner other than in compliance with the Permit, failed to update and certify the Stormwater Pollution Prevention Plan (SWPPP), failed to comply with the conditions of its Permit, failed to implement control measures as specified in the SWPPP, and failed to operate and maintain the facilities and systems of treatment and control in good working order and operate as efficiently as possible.

Action: The Individual/Entity is required to implement and maintain the requirements of the SWPPP. The Individual/Entity shall pay a civil penalty in the amount of six thousand dollars (\$6,000.00).

21) Order Type and Number: Consent Order 25-026-W

Order Date: May 27, 2025

Individual/Entity / Facility: Blue Granite Water Company / Trollingwood WWTP

County: Greenville

Previous Orders: N/A

Permit/ID Number: SC0026611

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: Blue Granite Water Company (Individual/Entity) owns and is responsible for the proper operation and maintenance of a wastewater treatment plant (WWTP) located in Greenville County, South Carolina. On August 20, 2024, a Notice of Violation was issued as a result of violations of the permitted discharge limits for fecal coliform as reported on discharge monitoring reports submitted to the Department. The Individual/Entity 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 fecal coliform.

Action: The Individual/Entity is required to: submit written notification of the planned completion date for all corrective actions necessary to resolve the effluent violations for fecal coliform; conduct a three (3) month monitoring 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 shall pay a civil penalty in the amount of five thousand, four hundred dollars (\$5,400.00).

22) Order Type and Number: Consent Order 25-027-W

Order Date: May 27, 2025

Individual/Entity / Facility: Kiawah River Utility Company /

Kiawah River Plantation WWTP

County: Charleston

Previous Orders: 2-039-W (\$4000.00), 24-003-W (\$4,000.00),

24-016-W (\$5,000.00)

Permit/ID Number: ND0088897

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: Kiawah River Utility Company (Individual/Entity) owns and is responsible for the proper operation and maintenance of a wastewater treatment plant (WWTP) located in Charleston County, South Carolina. On January 25, 2025, a Notice of Violation was issued as a result of violations of the permitted discharge limits for total suspended solids (TSS) as reported on discharge monitoring reports submitted to the Department. The Individual/Entity 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 TSS.

Action: The Individual/Entity is required to: submit written notification of the planned completion date for all corrective actions necessary to resolve the effluent violations for E. coli; conduct a three (3) month monitoring 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 shall pay a civil penalty in the amount of four thousand **(\$4,000.00)**.

BUREAU OF AIR QUALITY

23) Order Type and Number: Consent Order 25-023-A

Order Date: May 1, 2025
Individual/Entity / Facility: Rudco South, LLC

County: Radio South

Previous Orders: N/A

Permit/ID Number: SOP-1200-0530

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

Summary: Rudco South, LLC ("Individual/Entity") manufactures metal waste containers at its facility in Greenville County, South Carolina. On January 25, 2024, the Department conducted an inspection at the Individual/Entity. The Individual/Entity has violated South Carolina Air Pollution Control Regulations, as follows: failed to operate dry filters at all times whenever the paint booth was operating from December 3, 2023 to April 13, 2024; failed to conduct and document daily filter inspections of the dry filter from June 25 to October 31, 2019 and February 2022 to January 25,

2024; failed to conduct and document regular cleaning or replacement of the dry filter from June 25 to October 31, 2019 and February 2022 to January 25, 2024; failed to maintain an on-site implementation log; failed to maintain a list of exempt sources; failed to conduct annual reviews for calendar years 2019, 2020, 2021, 2022, and 2023; failed to submit a five year report of activities conducted under the permit flexibility condition; failed to notify the local Environmental Affairs Regional office within 24 hours after the beginning of the process upset on December 3, 2023; and, failed to submit a written report to the Department within 30 days after the beginning of the process upset on December 3, 2023.

Action: The Individual/Entity shall: henceforth comply with all terms and conditions of the Permit; henceforth provide all records required to demonstrate compliance with the limits established under the Permit to the Department upon request; henceforth maintain on-site documentation of daily filter inspections and regular cleaning or replacement of the dry filter; henceforth maintain an on-site implementation log; henceforth maintain a list of exempt sources; henceforth conduct and document annual facility reviews at the end of every calendar year but no later than January 31st; henceforth submit a five year report of activities conducted under the permit flexibility condition every five years; henceforth report any malfunction of air pollution control equipment or system, process upset, or other equipment failure which results in the discharges of air contaminants lasting for one hour or more and which are greater than those described for normal operation to the local Environmental Affairs Regional office within 24 hours after the beginning of the occurrence and submit a written report within 30 days to the Department; within 30 days of May 9, 2025 submit a five year report of activities conducted under the permit flexibility condition from July 1, 2017 to December 31, 2021; and, within 30 days of May 9, 2025 remit to the Department a report detailing the process upset associated with the paint booth that occurred on December 3, 2023 to include at a minimum S.C. Code Ann. Regs. 61-62.1, Section II(J)(c)(i)-(vii). The Individual/Entity shall pay a penalty of twenty-two thousand dollars (\$22,000.00).

24) Order Type and Number: Consent Order 25-024-A

Order Date: May 19, 2025

Individual/Entity / Facility: Greenwood Fabricating & Plating, LLC

County: Greenwood Previous Orders: None

Permit/ID Number: SOP-1240-0044

Violations Cited: U.S. EPA 40 CFR 63.11507(g)(6), 63.11509(e)(2), 63.10(b)(1), S.C. Code Ann. Regs. 61-62.63.11507(g)(6), 61-62.63.11509(e)(2), 61-62.63.10(b)(1), and 61-62.1 Section II, Permit Requirements.

Summary: Greenwood Fabricating & Plating, LLC ("Individual/Entity") is the owner and operator of a metal fabricating facility located in Greenwood, South Carolina. On May 8, 2024, the Department conducted a comprehensive inspection at the Individual/Entity. The Individual/Entity has violated U.S. EPA and South Carolina Air Pollution Control Regulations, as follows: failed to maintain records of weekly O&M checks for Scrubber #1 and Scrubber #2; failed to record daily flow meter readings for Scrubber #1; failed to record cause and corrective actions for deviations when recording daily flow meter and pH meter readings on Scrubber #1; failed to inspect, calibrate, adjust, and maintain the flow meters and pH meters for Scrubber #1 and Scrubber #2 in accordance with the manufacturer's specifications or good engineering practices; failed to maintain a record of dates when Scrubber #2 was not being used to control emissions from L8T12; failed to maintain an OSIL for calendar years 2021, 2022, and 2023; failed to maintain an exempt source list; failed to conduct an annual facility for calendar years 2022 and 2023; and failed to submit a five (5) year report of activities conducted under the permit flexibility condition.

Action: The Individual/Entity shall: henceforth comply with all terms and conditions in the Permit; henceforth comply with all scrubber operational, maintenance, and recordkeeping requirements; henceforth maintain an up-to-date OSIL and a list of exempt sources; henceforth conduct annual facility reviews; henceforth submit reports of activities conducted under the permit flexibility condition every five (5) years,; and, within thirty (30) days of the execution date

of this Order, submit either records demonstrating the calibration of the gas flow and pH meters on Scrubber #2, or submit a permit modification request to the Department requesting the removal of Scrubber #2 from the facility's permitted equipment list and establishing L8T12 as containing solely Desmutter NF2 Alklean AC2. The Individual/Entity shall pay a civil penalty in the amount of twenty-three thousand dollars (\$23,000.00).

25) Order Type and Number: Consent Order 25-025-A

Order Date: May 21, 2025

Individual/Entity / Facility: Archer-Daniels-Midland Company

County: Lancaster Previous Orders: N/A

Permit/ID Number: 1460-0077-CA

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

Summary: Archer Daniels Midland – Kershaw Facility (Individual/Entity) operates an oil seed processing plant that uses a solvent extraction technique at its facility located in Kershaw County, South Carolina. On July 10, 2024, the Individual/Entity entered into Consent Order 24-025-A with the Department to resolve violations of South Carolina Air Pollution Control Regulations. On April 29, 2025, the Individual/Entity notified the Department of the facility's closure scheduled for May 2025, and requested additional time to come into compliance with the total solvent loss ratio limit of 0.18 gal/ton. This Consent Order will replace and supersede Consent Order 24-025-A issued by the Department to the Individual/Entity.

Action: The Individual/Entity is required to: submit to the Department a written request to close the TV Permit within thirty (30) days of ceasing all operation and continue submitting to the Department monthly reports of the bi-weekly maintenance checks, leak detection results, and trend data, along with any corrective actions taken based on the results, and continue to pay required stipulated penalties when the Individual/Entity remains out of compliance with the 0.18 gal/ton limit for the solvent loss ratio based on a 12-month rolling average.

26) Order Type and Number: Consent Order: 25-026-A

Order Date: May 29, 2025
Individual/Entity / Facility: Haig Point Club

County: Beaufort
Previous Orders: None
Permit/ID Number: 0360-0079

Violations Cited: U.S. EPA 40 CFR 70, State Operating Permit Program; S.C. Code Ann. Regs. 61-62.70, Title V Operating Permit Program, and S.C. Code Ann. Regs. 61-62.1, Permit Requirements (Supp. 2022).

Summary: Haig Point Club (Individual/Entity) is a golf course and club in Beaufort County, South Carolina. The Individual/ Entity conducts business at the property located at 987 Haig Point Road on Daufuskie Island, South Carolina. Multiple reviews of Department records were conducted during the period of September 18, 2024, to January 13, 2025. The Individual/Entity has violated U.S. EPA Regulations and South Carolina Air Pollution Control Regulations as follows: failed to submit a timely and complete Title V Permit renewal application by June 30, 2024; and failed to limit its waste charge to 16.40 tons per day, specifically on September 16, September 17, September 19, and October 21, 2024.

Action: The Individual/Entity is required to: Comply with all terms and conditions of the current Title V Permit until such time as the Department issues a renewed Title V Permit; Henceforth, submit Title V renewal applications in a timely manner that is accordance with the Title V Permit; and henceforth, limit daily waste charge to the ACI to 16.40 tons per day. The Individual/Entity shall pay a civil penalty in the amount of thirteen thousand dollars (\$13,000.00).

BUREAU OF REGIONAL AND LABORATORY SERVICES

On-Site Wastewater Enforcement

27) Order Type and Number: Administrative Order AF-0001221

Order Date: May 5, 2025

Individual/Entity: Rhonda N. Wright

County: Greenwood

Previous Orders: None Permit Number: None

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

Summary: Rhonda N. Wright (Individual/Entity) owns property located in Greenwood County, South Carolina. The Department conducted an investigation on April 3, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity 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 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 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-0001228

Order Date: May 5, 2025

Individual/Entity: Estate of Lucille M. Hayden and

Kenneth White, Heir and Personal Representative

for the Estate of Lucille M. Hayden

County: Lancaster
Previous Orders: None
Permit Number: None

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

Summary: Estate of Lucille M. Hayden and Kenneth White, Heir and Personal Representative for the Estate of Lucille M. Hayden, (Individual/Entity) owns property located in Lancaster County, South Carolina. The Department conducted an investigation on February 11, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity 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 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 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-0001208

Order Date: May 7, 2025
Individual/Entity: **Dewey F. Griggs**

County: Darlington
Previous Orders: None
Permit Number: None

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

Summary: Dewey F. Griggs (Individual/Entity) owns property located in Darlington County, South Carolina. The Department conducted an investigation on February 14, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: allowing a dwelling unit, building, business, or other structure to be occupied more than two hours per day without an approved method for the treatment and disposal of domestic wastewater.

Action: The Individual/Entity is required to apply for a permit to construct an OSWW system within five (5) days and install any permitted 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 the residence to eliminate the flow of domestic wastewater to the OSWW system. The Individual/Entity shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

30) Order Type and Number: Administrative Order AF-0001222

Order Date: May 7, 2025
Individual/Entity: **Ikomang Yasa**County: Spartanburg

Previous Orders: None Permit Number: None

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

Summary: Ikomang Yasa (Individual/Entity) owns property located in Spartanburg County, South Carolina. The Department conducted an investigation on March 17, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity 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 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 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-0001223

Order Date: May 7, 2025

Individual/Entity: Joseph Ray Jackson, Jr.

County: Anderson
Previous Orders: None
Permit Number: None

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

Summary: Joseph Ray Jackson, Jr. (Individual/Entity) owns property located in Anderson County, South Carolina. The Department conducted an investigation on February 27, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity 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 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 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-0001170

Order Date: May 8, 2025
Individual/Entity: SFR3-003, LLC
County: Richland
Previous Orders: None
Permit Number: None

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

Summary: SFR3-003, LLC (Individual/Entity) owns property located in Richland 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 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 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 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-0001220

Order Date: May 8, 2025
Individual/Entity: **Omar Pioquinto**

County: Jasper
Previous Orders: None
Permit Number: None

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

Summary: Omar Pioquinto (Individual/Entity) owns property located in Jasper 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 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 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 shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

34) Order Type and Number: Administrative Order AF-000-1251

Order Date: May 28, 2025
Individual/Entity: Willia Mae Bell

County: Laurens
Previous Orders: None
Permit Number: None

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

Summary: Willia Mae Bell (Individual/Entity) owns property located in Laurens County, South Carolina. The Department conducted an investigation on March 24, 2025, and observed domestic wastewater discharging onto the surface of the ground. The Individual/Entity 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 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 shall pay a suspended penalty in the amount of five thousand dollars (\$5,000.00) should any requirement of the Order not be met.

35) Order Type and Number: Consent Order AF-0001023

Order Date: May 5, 2025

Individual/Entity / Facility: Joshua Rodney Ledford, individually and

DBA Century Scapes

County: Oconee
Previous Orders: None
Permit Number: None

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

Summary: Joshua Rodney Ledford, individually and DBA Century Scapes, (Individual/Entity) installed an OSWW system on property located in Oconee County, South Carolina. The Department conducted an inspection on June 5, 2025, and observed that the OSWW system was installed deeper than allowed on the permit to construct, there was not seven feet (7') of undisturbed soil between the trenches, and the OSWW system was covered. The Individual/Entity has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: installed the OSWW system not in accordance with the permit to construct, did not allow seven feet of undisturbed soil between the drainline trenches, and covered the OSWW system before the scheduled time of the final inspection.

Action: The Individual/Entity is required to cease and desist installing OSWW systems outside the parameters of the permit to construct and the regulation. The Department allowed forfeiture of the license in place of a civil penalty.

36) Order Type and Number: Consent Order AF-0001177

Order Date: May 7, 2025

Individual/Entity / Facility: Don Burke, individually and DBA Burke Plumbing

County: Sumter Previous Orders: None Permit Number: None

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

Summary: Don Burke, individually and DBA Burke Plumbing, (Individual/Entity) installed an OSWW system on property located in Sumter County, South Carolina. The Department conducted an investigation on August 20, 2024, and the Individual/Entity was installing OSWW systems without a license. The Individual/Entity has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to apply for and receive a license to construct or upgrade the OSWW system before installing the OSWW system.

Action: The Individual/Entity is required to cease and desist installing or repairing OSWW systems without a Department issued license. The Individual/Entity shall pay a civil penalty in the amount of five hundred dollars (\$500.00).

37) Order Type and Number: Consent Order AF-0001199

Order Date: May 19, 2025

Individual/Entity / Facility: Joshua Ray Edwards, individually and

DBA Edwards Excavating

County: Horry
Previous Orders: None
Permit Number: None

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

Summary: Joshua Ray Edwards, individually and DBA Edwards Excavating, (Individual/Entity) installed an OSWW system on property located in Horry County, South Carolina. The Department conducted an inspection on September 20, 2024, and observed the OSWW system was installed deeper than allowed on the permit to construct. The Individual/Entity has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to ensure that all systems for which the licensee is responsible are constructed, repaired, and cleaned in accordance with S.C. Regulation 61-56 and permits issued by the Department.

Action: The Individual/Entity is required to cease and desist installing OSWW systems outside the parameters of the permit to construct. The Individual/Entity shall pay a civil penalty in the amount of five hundred dollars (\$500.00).

38) Order Type and Number: Consent Order AF-0001201

Order Date: May 19, 2025

Individual/Entity / Facility: Sidney Daughrity, individually and DBA Daughrity & Sons Plumbing, LLC

County: Sumter
Previous Orders: None
Permit Number: None

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

Summary: Sidney Daughrity, individually and DBA Daughrity & Sons Plumbing, LLC, (Individual/Entity) installed an OSWW system on property located in Sumter County, South Carolina. The Department conducted an inspection on December 2, 2024, and observed the OSWW system had been covered. The Individual/Entity has violated the South

Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to wait until the scheduled final inspection to cover the OSWW system.

Action: The Individual/Entity is required to cease and desist covering the OSWW system before the scheduled final inspection. The Individual/Entity shall pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

39) Order Type and Number: Consent Order AF-0001203

Order Date: May 19, 2025

Individual/Entity / Facility: James Stone, individually and

DBA Stone Construction, LLC

County: Georgetown and Williamsburg

Previous Orders: None Permit Number: None

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

Summary: James Stone, individually and DBA Stone Construction, LLC (Individual/Entity) installed OSWW systems on properties located in Georgetown and Williamsburg County, South Carolina. The Department conducted an investigation on May 17, 2024 in Georgetown County, and determined the OSWW system was installed deeper than allowed on the permit to construct; on May 20, 2024, Department personnel were informed of final inspections scheduled for OSWW systems in Georgetown County that the Individual/Entity did not install; and on July 24, 2024, department personnel conducted an inspection in Williamsburg County and determined the product used was not the product specified in the permit to construct. The Individual/Entity has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to ensure that all systems for which the licensee is responsible are constructed, repaired, and cleaned in accordance with S.C. Regulation 61-56 and permits issued by the Department; and scheduled final inspections for OSWW systems that were not installed by the Individual/Entity.

Action: The Individual/Entity is required to cease and desist installing OSWW systems outside the parameters of the permit to construct. The Individual/Entity shall pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

40) Order Type and Number: Consent Order AF-0001200

Order Date: May 22, 2025

Individual/Entity / Facility: Charles M. Prosser, individually and DBA Prosser's Septic Tank Service

County: Aiken
Previous Orders: None
Permit Number: None

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

Summary: Charles M. Prosser, individually and DBA Prosser's Septic Tank Service, (Individual/Entity) installed an OSWW system on property located in Aiken County, South Carolina. The Department conducted an investigation on July 26, 2024, and determined that the OSWW system was installed outside the permitted location with drainline trenches that did not meet permit specifications, and the documentation of the system installation was not submitted to the Department within the required timeframe. The Individual/Entity has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to ensure that all systems for which the licensee is responsible are constructed, repaired, and cleaned in accordance with S.C. Regulation 61-56 and permits issued by the Department; and did not submit the required installation documents within the required two (2) day timeframe.

Action: The Individual/Entity is required to cease and desist installing OSWW systems outside the parameters of the
permit to construct and provide to the Department all required documentation within two (2) days of the installation.
The Individual/Entity shall pay a civil penalty in the amount of five hundred dollars (\$500.00).

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