

# SUMMARY SHEET Enforcement Action Report May 2025

For the reporting period of April 1, 2025, through April 30, 2025, the Department of Environmental Services issued twenty-five (25) Consent Orders with total assessed civil penalties in the amount of two hundred twenty thousand, one hundred ten dollars (\$220,110.00). Also, six (6) Administrative Order with total assessed civil penalties in the amount of three thousand, nine hundred dollars (\$3,900.00) were reported during this period.

Bureau and Program Area	Administrative Orders	Assessed Penalties	Consent Orders	Assessed Penalties
Land and Waste Management				
UST Program	1	\$3,900.00	4	\$41,900.00
Solid Waste	0	0	1	\$4,000.00
Hazardous Waste	0	0	2	\$19,000.00
Mining	0	0	0	0
Radiological Health	0	0	1	\$3,500.00
Infectious Waste	0	0	0	0
SUBTOTAL	1	\$3,900.00	8	\$41,900.00
Water				
Recreational Water	0	0	1	\$680.00
Drinking Water	0	0	2	\$4,450.00
Water Pollution	0	0	6	\$52,800.00
SUBTOTAL	0	0	9	\$57,930.00
Air Quality				
SUBTOTAL	0	0	8	\$120,280.00
Regional & Laboratory Services				
Onsite Wastewater	5	0	0	0
SUBTOTAL	5	0	0	0
Coastal Management				
SUBTOTAL	0	0	0	0
TOTAL	6	\$3,900.00	25	\$220,110.00



# ENFORCEMENT ACTION REPORT May 2025

### **BUREAU OF LAND AND WASTE MANAGEMENT**

# **Underground Storage Tank Enforcement**

1) <u>Order Type and Number</u>: Administrative Order 24-0240-UST

Order Date: April 23, 2025

Individual/Entity: Roots Oil Company, LLC

Facility: Roots Winnsboro 1

<u>Location</u>: 239 South Congress Street

Winnsboro, SC 29180

<u>County</u>: Fairfield <u>Previous Orders</u>: None <u>Permit/ID Number</u>: 11761

<u>Violations Cited</u>: 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, 280.34 (c), 280.36(a)(1)(ii), 280.70(a), & 280.242(b)(3)&(4) (2012 & Supp 2024).

<u>Summary</u>: Roots Oil Company, LLC (Individual/Entity) owns underground storage tanks (USTs) in Fairfield County, South Carolina. On August 29, 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 provide records to the Department upon request; failed to conduct annual walk-through inspections; and failed to maintain corrosion protection or release detection on a temporarily closed UST.

Action: The Individual/Entity is required to submit: proof that a Class A/B Operator/Walkthrough Inspection log (D-3185) has been initiated and is being properly maintained; proof that the rectifier is operational and a rectifier log has been initiated and is being properly maintained; and proof that the extended out-of-use 10,000-gallon regular underground storage tank contains less than one (1) inch of residue. The Department has assessed a total civil penalty in the amount of three thousand, nine hundred dollars (\$3,900.00). The Individual/Entity shall pay a civil penalty in the amount of three thousand, nine hundred dollars (\$3,900.00).

2) <u>Order Type and Number</u>: Consent Order 25-0061-UST

Order Date: April 14, 2025

Individual/Entity: Murphy Oil USA, Inc.

Facility: Murphy Express 8830
Location: 336 Highway 9 West

Bennettsville, SC 29512

County:MarlboroPrevious Orders:NonePermit/ID Number:19856

<u>Violations Cited</u>: 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).

<u>Summary</u>: Murphy Oil USA, Inc. (Individual/Entity) owns underground storage tanks (USTs) in Marlboro County, South Carolina. On January 9, 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 Department has assessed a total civil penalty in the amount of three thousand, six hundred dollars (\$3,600.00). 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 25-0024-UST

Order Date: April 14, 2025

Individual/Entity: New Friendly Enterprises LLC DBA Keislers

Facility: New Friendly Enterprises DBA Keislers

<u>Location</u>: 2556 Calks Ferry Road

Lexington, South Carolina 29073

County:LexingtonPrevious Orders:NonePermit/ID Number:18284

<u>Violations Cited</u>: 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).

<u>Summary</u>: New Friendly Enterprises LLC DBA Keislers (Individual/Entity) owns underground storage tanks (USTs) in Lexington County, South Carolina. On December 11, 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 Department has assessed a total civil penalty in the amount of three thousand, six hundred dollars (\$3,600.00). 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 24-0273-UST

> Order Date: April 23, 2025

Individual/Entity: **Sukhrinder Cheema** 

Facility: Veermart

Location: 2568 Highway 378 Gilbert, SC 29054

County: Lexington **Previous Orders:** None Permit/ID Number: 06048

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, 280.65 (2012 & Supp 2024).

Summary: Sukhrinder Cheema (Individual/Entity) owned underground storage tanks (USTs) in Lexington County, South Carolina. On April 28, 2011, the Department issued a directive for an Initial Groundwater Assessment 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 determine the full extent of a release in accordance with a schedule established by the Department.

Action: The Individual/Entity is required to: submit a Site-Specific Work Plan for an Initial Groundwater Assessment for the Facility release reported on December 23, 2010. The Department has assessed a total civil penalty in the amount of one thousand dollars (\$1,000.00). The Individual/Entity shall pay a civil penalty in the amount of one thousand dollars (\$1,000.00).

5) Order Type and Number: Consent Order 25-0058-UST

Order Date: April 14, 2025 **Individual/Entity**: **TA Operating, LLC** Facility: Fair Play Express 272 Herring Road Location:

Fair Play, SC 29643

Anderson County: **Previous Orders:** None Permit/ID Number: 06730

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: TA Operating, LLC (Individual/Entity) owns and operates underground storage tanks in Anderson County, South Carolina. On January 29, 2025, the Department

conducted a compliance inspection of the Facility and issued a Notice of Alleged Violation on January 30, 2025. 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 corrected the violations prior to the issuance of the Order. The Department has assessed a total civil penalty in the amount of seven thousand, two hundred dollars (\$7,200.00). The Individual/Entity shall pay a civil penalty in the amount of seven thousand, two hundred dollars (\$7,200.00).

### **Solid Waste Enforcement**

6) Order Type and Number: Consent Order 25-03-SW

> Order Date: April 22, 2025 <u>Individual/Entity</u>: **David Teerbek**

Facility: Tax Map # 124-26-16-008 1908 South Main Street Ext. **Location**:

Anderson, SC 29624

Anderson County: Previous Orders: None Permit/ID Number: N/A

Violations Cited: Solid Waste Policy and Management Act of 1991, S.C. Code Ann. 44-96-10 et seq. (Rev. 2018 & Supp. 2021); Solid Waste Management: Waste Tires, R.61-107.3, Part 1.B.10, Part I.B.12, Part I.B.14, Part III A.1.,

Part III A.5., and Part III B.1. (2015)

Summary: David Teerbek (Individual/Entity) owns property in Anderson, South Carolina. The Department conducted a site visit on August 23, 2024, based on a complaint regarding unpermitted storage and/or disposal of waste tires. The Individual /Entity has violated the Solid Waste Policy and Management Act, and the Solid Waste Management: Waste Tires Regulation as follows: failed to prevent and/or control mosquitoes or other public health nuisances; and failed to store tires intended for resale by size in a rack or stacked not more than two (2) rows wide, in such a manner as to allow the inspection of each tire.

Action: The Individual/Entity is required to: provide proof that a monthly mosquito control activity log has been initiated and is being maintained; and store tires intended for resale by six (6) in a rack or stacked in rows not more than two (2) and provide proof to the Department. The Department has assessed a total civil penalty in the amount of four thousand dollars (\$4,000.00). The Individual/Entity shall pay a civil penalty in the amount of four thousand dollars (\$4,000.00).

#### **Hazardous Waste Enforcement**

7) Order Type and Number: Consent Order 25-10-HW

> Order Date: April 14, 2025

Individual/Entity:Pigments Services, Inc.Facility:Pigments Services, Inc.Location:1506 Bushy Park Road

Goose Creek, South Carolina 29445

<u>County</u>: Berkeley <u>Previous Orders</u>: None

Permit/ID Number: SCR 000 763 938

<u>Violations Cited</u>: 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: Pigments Services, Inc. (Individual/Entity) is a generator of hazardous waste located in Berkeley County, South Carolina. The Department conducted an inspection at the Facility on December 17, 2024. The Individual/Entity has violated the South Carolina Hazardous Waste Management Act, and the Hazardous Waste Management Regulations as follows: failed to contain universal waste lamps in containers or packages that are structurally sound, adequate to prevent breakage, compatible with the contents of the lamps, and must remain closed and lack evidence of leakage, spillage, or damage that could cause leakage or spillage; failed to mark or label each lamp or container with the words "Universal Waste -Lamp(s)", or "Waste Lamp(s)", or "Used Lamp(s)"; failed to ensure satellite accumulation containers were labeled with the words "Hazardous Waste" and an indication of the hazards of the contents; failed to ensure containers holding hazardous waste are closed during accumulation, except when it is necessary to add or remove waste; failed to ensure containers were labeled with the date upon which each period of accumulation begins; failed to maintain at the facility a written description of the type and amount of both introductory and continuing training that would be given to each person filling a position listed under paragraph (a)(7)(iv)(A); failed to submit a copy of the contingency plan and all revisions to local emergency responders; failed to ensure the contingency plan lists names and emergency telephone numbers of all persons qualified to act as emergency coordinator, and, where more than one person is listed, one must be named as primary emergency coordinator and others must be listed in the order in which they will assume responsibility as alternates; failed to review and immediately amend the contingency plan, if necessary, whenever the list of emergency coordinators changes; failed to submit a quick reference guide of the contingency plan to all local emergency responders; and failed to submit a new Site Identification Form whenever information previously becomes outdated or inaccurate.

Action: The Individual/Entity corrected all violations prior to the issuance of the Order. The Department has assessed a total civil penalty in the amount of nine thousand, five hundred dollars (\$9,500.00). The Individual/Entity shall pay a civil penalty in the amount of nine thousand, five hundred dollars (\$9,500.00).

8) <u>Order Type and Number</u>: Consent Order 25-09-HW <u>Order Date</u>: April 3, 2025

<u>Individual/Entity</u>: **Industrial Plastics Group, LLC**<u>Facility</u>: Industrial Plastics Group, LLC

<u>Location:</u> 565 Cartee Road

Liberty, South Carolina 29657

<u>County</u>: Pickens <u>Previous Orders</u>: None

Permit/ID Number: SCR 000 778 225

<u>Violations Cited</u>: 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: Industrial Plastics Group, LLC (Individual/Entity) is a generator of hazardous waste located in Pickens County, South Carolina. The Department conducted an inspection at the Facility on December 11, 2024. The Individual/Entity has violated the South Carolina Hazardous Waste Management Act, and the Hazardous Waste Management Regulations as follows: failed to ensure containers were labeled with an indication of the hazards of the contents: failed to ensure satellite accumulation containers were labeled with the words "Hazardous Waste" and an indication of the hazards of the contents; accumulated waste for more than ninety (90) days; failed to ensure containers holding hazardous waste are closed during accumulation, except when it is necessary to add or remove waste; failed to describe arrangements agreed to with local police department, fire department, other emergency response teams, emergency response contractors, equipment suppliers, local hospitals or, if applicable, the Local Emergency Planning Committee; failed to ensure the contingency plan lists names and emergency telephone numbers of all persons qualified to act as emergency coordinator, and, where more than one person is listed, one must be named as primary emergency coordinator and others must be listed in the order in which they will assume responsibility as alternates; failed to review and immediately amend the contingency plan, if necessary, whenever the list of emergency coordinators changes; failed to provide a quick reference guide of the contingency plan to all local emergency responders; 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 Order. The Department has assessed a total civil penalty in the amount of nine thousand, five hundred dollars (\$9,500.00). The Individual/Entity shall pay a civil penalty in the amount of nine thousand, five hundred dollars (\$9,500.00).

#### **Radiation Protection Enforcement**

9) <u>Order Type and Number</u>: Consent Order 25-01-RW

Order Date: April 4, 2025

Individual/Entity: PSE&G Nuclear LLC

Facility: Hope Creek Generating Station

Location: P.O. Box 236

Hancocks Bridge, New Jersey 08038

<u>County</u>: Barnwell Previous Orders: None

Permit/ID Number: 5558-29-25-X

<u>Violations Cited</u>: The South Carolina Transportation of Radioactive Waste Into or Within South Carolina, S.C. Code Ann. Regs 61-83 (2024), and the South Carolina Atomic Energy and Radiation Control Act (Act), S.C. Code Ann. § 13-7-10 et seq. (2017 & Supp. 2024).

<u>Summary</u>: PSE&G Nuclear LLC (Individual/Entity) transports radioactive waste to Barnwell County, South Carolina. On January 23, 2025, the Department was notified that the Facility had shipped radioactive waste within the state improperly. The Individual/Entity has violated the South Carolina Transportation of Radioactive Waste Into or Within South Carolina, and the South Carolina Atomic Energy and Radiation Control Act, as follows: failed to accurately include certification that the shipment has been inspected and complies with all applicable State and Federal laws and administrative rules and regulations.

Action: The Individual/Entity has corrected all violations prior to the issuance of the Order. The Department has assessed a total civil penalty in the amount of three thousand, five hundred dollars (\$3,500.00). The Individual/Entity shall pay a civil penalty in the amount of three thousand, five hundred dollars (\$3,500.00).

# **BUREAU OF WATER**

#### **Recreational Waters Enforcement**

10) <u>Order Type and Number:</u> Consent Order 25-029-RW

Order Date: April 10, 2025

<u>Individual/Entity</u>: **Covington North Owners Association, Inc.** 

Facility: Covington North
Location: 2444 Idol Rock Drive

Indian Land, SC 29707

County:LancasterPrevious Orders:NonePermit/ID Number:29-1063B

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-51(J)

<u>Summary</u>: Covington North Owners Association, Inc. (Individual/Entity) owns and is responsible for the proper operation and maintenance of a pool located in Lancaster County, South Carolina. The Department conducted inspections on June 27, 2024, and July 29, 2024, and violations were issued for failure to properly operate and maintain. The Individual/Entity has violated the Public Swimming Pools Regulation as follows: a lifeline with floats was not attached to the pool wall; the pool floor was dirty; the pool furniture was not at least four feet from the edge of the pool; skimmer baskets were floating; there was a dead mouse in a skimmer basket; the flow meter was not operating; the gate and pool entry door did not self-close and latch; the chlorine level was not within the acceptable range of water quality standards; the pool rules sign was not completely filled out; and the current pool operator of record information was not posted to the public.

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

# **Drinking Water Enforcement**

11) <u>Order Type and Number:</u> Consent Order 25-003-DW

Order Date: April 3, 2025

Individual/Entity:Bel-Air Homes, LLCFacility:Bel-Air Mobile Home ParkLocation:3976 Leesburg Road

Hopkins, SC 29061

County:RichlandPrevious Orders:NonePermit/ID Number:4060009

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-58.17.F(2)

<u>Summary</u>: Bel-Air Homes, LLC (Individual/Entity) owns and is responsible for the proper operation and maintenance of a public water system (PWS) located in Richland County, South Carolina. On July 17, 2024, and December 16, 2024, violations were issued as a result of review of monitoring records. The Individual/Entity has violated the State Primary Drinking Water Regulation as follows: failed to conduct routine monitoring for bacteriological contaminants during the May 2024 and November 2024 monitoring periods.

Action: The Individual/Entity is required to: submit to the Department for review and approval a plan for ensuring that all bacteriological monitoring and reporting requirements are met in accordance with Regs. 61-58. The Department has assessed a total civil penalty in the amount of four thousand four hundred fifty dollars (\$4,450.00). The Individual/Entity shall pay a civil penalty in the amount of two thousand four hundred fifty dollars (\$2,450.00); and pay a stipulated penalty in the amount of two thousand dollars (\$2,000.00) should any requirement of the Order not be met.

12) Order Type and Number: Consent Order 25-006-DW

Order Date: April 29, 2025

Individual/Entity: Adnah Hills MHP, LP

Facility: Adnah Hills Mobile Home Park

<u>Location</u>: 102 Adnah Hills Ave

Rock Hill, SC 29732

County:YorkPrevious Orders:NonePermit/ID Number:4660115

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-58.11.F(1);

61-58.11.L(5)

<u>Summary</u>: Adnah Hills MHP, LP (Individual/Entity) owns and is responsible for the proper operation and maintenance of a public water system (PWS) located in York 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 eight thousand dollars (\$8,000.00). The Individual/Entity shall pay a civil penalty in the amount of two thousand dollars (\$2,000.00); and pay a stipulated penalty in the amount of six thousand dollars (\$6,000.00) should any requirement of the Order not be met.

#### **Water Pollution Enforcement**

13) Order Type and Number: Consent Order 25-015-W

Order Date: April 3, 2025

<u>Individual/Entity</u>: **Spartanburg Sanitary Sewer District**<u>Facility</u>: Spartanburg Sanitary Sewer District

Location: 130 Riverfarm Road

Moore, SC 29369

<u>County</u>: Spartanburg

Previous Orders: None
Permit/ID Number: SC0047732

<u>Violations Cited</u>: Pollution Control Act, S.C. Code Ann. § 48-1-110(d) and the Water Pollution Control Permits Regulations, S.C. Code Ann. Regs. 61-

9.122.41(a)

<u>Summary</u>: Spartanburg Sanitary Sewer District (Individual/Entity) owns and is responsible for the proper operation and maintenance of a wastewater treatment facility (WWTF) located in Spartanburg County, South Carolina. On May 6, 2024, a Notice of Violation was issued for failure to comply with the permitted effluent limitations for chronic toxicity (CTOX). The Individual/Entity has violated the Pollution Control Act, and the Water Pollution Control Permits Regulations as follows: failed to comply with the permitted effluent limitations for CTOX.

Action: The Individual/Entity is required to: submit to the Department written notification of the planned completion date for all corrective actions necessary to resolve the effluent violations for CTOX, which shall include but not be limited to conducting a Toxicity Identification Evaluation/Toxicity Reduction Evaluation (TIE/TRE); upon completion of all corrective actions, conduct a compliance confirmation period consisting of two (2) consecutive semi-annual compliance confirmation monitoring events; and implement engineered upgrades to the WWTF should additional violations be observed during the compliance

confirmation period. The Department has assessed a total civil penalty in the amount of four thousand eight hundred dollars (\$4,800.00). The Individual/Entity shall pay a civil penalty in the amount of four thousand eight hundred dollars (\$4,800.00).

14) Order Type and Number: Consent Order 25-016-W

Order Date: April 3, 2025

<u>Individual/Entity</u>: **Dewees Utility Corporation**<u>Facility</u>: Dewees Utility Corporation

<u>Location</u>: 273 Old House Lane

Dewees Island, SC 29451

<u>County</u>: Charleston

<u>Previous Orders</u>: 22-060-W (\$4,000.00)

Permit/ID Number: ND0069329

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

<u>Summary</u>: Dewees Utility Corporation (Individual/Entity) owns and is responsible for the proper operation and maintenance of a wastewater treatment facility (WWTF) located in Charleston County, South Carolina. On October 9, 2024, a Notice of Violation was issued as a result of violations of the permitted effluent 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 Regulations 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; upon completion of all corrective actions, conduct a compliance confirmation period consisting of three (3) consecutive monthly monitoring events; and implement engineered upgrades to the WWTF should additional violations be observed during the compliance confirmation period. The Department has assessed a total civil penalty in the amount of eight thousand dollars (\$8,000.00). The Individual/Entity shall pay a civil penalty in the amount of eight thousand dollars (\$8,000.00).

15) Order Type and Number: Consent Order 25-017-W

Order Date: April 3, 2025

Individual/Entity:Liberty Assets LLCFacility:Liberty Assets LLC

<u>Location</u>: 2541 N. Pleasantburg Dr., Suite S272

Greenville, SC 29609

County:PickensPrevious Orders:NonePermit/ID Number:SC0049352

<u>Violations Cited</u>: Pollution Control Act, S.C. Code Ann. § 48-1-110(d) and Water Pollution Control Permits Regulations, S.C. Code Ann. Regs. 61-

9.122.21(d)(2) and 61-9.122.41(a)

<u>Summary</u>: Liberty Assets LLC (Individual/Entity) owns and is responsible for the proper operation and maintenance of a wastewater treatment facility (WWTF) located in Pickens County, South Carolina. On September 10, 2024, a Notice of Violation was issued for failure to submit a timely permit renewal application. The Individual/Entity has violated the Pollution Control Act, and the Water Pollution Control Permits Regulations as follows: failed to submit a permit renewal application at least one hundred eighty (180) days before the existing permit expired.

Action: The Individual/Entity is required to: submit an administratively complete permit renewal application for review. The Department has assessed a total civil penalty in the amount of three thousand dollars (\$3,000.00). The Individual/Entity shall pay a civil penalty in the amount of three thousand dollars (\$3,000.00).

16) Order Type and Number: Consent Order 25-018-W

Order Date:April 14, 2025Individual/Entity:Tanvor, LLCFacility:327 McAlister Rd.Location:327 McAlister Rd.

West Union, SC 29696

<u>County</u>: Oconee County

Previous Orders: None
Permit/ID Number: N/A

<u>Violations Cited</u>: Pollution Control Act, S.C. Code Ann. § 48-1-90(a), Stormwater Management and Sediment Reduction Acts S.C. Code Ann. § 48-14-30, the Standards for Stormwater Management and Sediment Reduction Regulation, S.C. Code Ann. Regs. 72-305.A, and the Water Pollution Control Permits, S.C. Code Ann Regs. 61-9.122.26(a)(9)(i)(B), 6l-9.122.26(b)(15)(i).

<u>Summary</u>: Tanvor, LLC (Individual/Entity) owns the property at 327 McAlister Road located in Oconee County, South Carolina. On May 15, 2024, an Environmental Complaint Evaluation (ECE) was conducted at the Site. The Individual/Entity has violated the Pollution Control Act, the Water Pollution Control Permits Regulation, the Stormwater Management and Sediment Reduction Act, and the Stormwater Management and Sediment Reduction Regulation as follows: failed to obtain NPDES coverage prior to engaging in land disturbing activity, allowed sediment runoff into waters of the State, and failed to submit a stormwater management and sediment control plan to the Department before engaging in land disturbing activity.

Action: The Individual/Entity submitted a complete Notice of Intent (NOI) prior to the enforcement conference. The Department has assessed a total civil penalty in the amount of fifteen thousand dollars (\$15,000.00). The Individual/Entity shall pay a civil penalty in the amount of fifteen thousand dollars (\$15,000.00).

17) Order Type and Number: Consent Order 25-019-W

Order Date: April 14, 2025

<u>Individual/Entity</u>: **Swamp Fox Utilities, LLC** 

<u>Facility</u>: Berkeley Mine

<u>Location</u>: 2080 Mendel Rivers Rd.

St. Stephen, SC 29479

County:BerkeleyPrevious Orders:NonePermit/ID Number:SCG731663

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).

<u>Summary</u>: Swamp Fox Utilities, LLC (Individual/Entity) owns and is responsible for the proper operation and maintenance of a mine located in Berkeley County, South Carolina. On October 23, 2024, 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 fecal; conduct a (3) month monitoring compliance confirmation period upon completion of corrective actions; conduct an environmental study detailing best management practices (BMPs), including any recommended changes necessary; and implement all BMPs and recommended changes approved by the Department should additional violations be observed during the compliance confirmation period. The Department has assessed a total civil penalty in the amount of six thousand dollars (\$6,000.00). The Individual/Entity shall pay a civil penalty in the amount of six thousand dollars (\$6,000.00).

18) Order Type and Number: Consent Order 25-020-W

Order Date: April 14, 2025

<u>Individual/Entity</u>: **Terra Renewal Services Inc.** 

Facility: Denali Water Solutions
Location: 220 S. Commerce Ave.
Russellville, AR 72801

<u>County</u>: Darlington

<u>Previous Orders</u>: None

Permit/ID Number: ND0082471 & ND0086479

<u>Violations Cited</u>: 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)(1).

<u>Summary</u>: Terra Renewal Services Inc. (Individual/Entity) is responsible for the proper land application of a food processing by-product from various facilities to one hundred twenty-two land application sites totaling approximately nine thousand three hundred fifty-eight (9, 358) acres located in Chesterfield, Darlington, Kershaw, and Marlboro Counties, in South Carolina. On August 14, 2024, the Department received a complaint regarding unauthorized land application. On September 5, 2024, a Notice of Violation was issued as a result of the unpermitted discharge to unauthorized Sites. The Individual/Entity has violated the Pollution Control Act and the Water Pollution Control Permits Regulation, as follows: discharged a food processing by-product to the ground in a manner other than in compliance with a permit issued by the Department.

Action: The Individual/Entity corrected all violations. The Department has assessed a total civil penalty in the amount of sixteen thousand dollars (\$16,000.00). The Individual/Entity shall pay a civil penalty in the amount of sixteen thousand dollars (\$16,000.00).

#### **BUREAU OF AIR QUALITY**

19) <u>Order Type and Number</u>: Consent Order: 25-014-A

Order Date: April 3, 2025
Individual/Entity: US Brick
Facility: US Brick

<u>Location:</u> 9931 Two Notch Road

Columbia, SC 29223

<u>County</u>: Richland Previous Orders: None

Permit/ID Number: CM-1900-0007

<u>Violations Cited</u>: S.C. Code Ann. Regs 61-62.1, Section II *Permit* 

Requirements

<u>Summary:</u> US Brick (Individual/Entity) produces brick at its facility located in Richland County, South Carolina. On January 24, 2024, a Department inspector conducted a comprehensive investigation. The Individual/Entity has violated South Carolina Air Pollution Control Regulations, as follows: failed to record daily pressure drop readings and conduct and record weekly O&M checks over multiple days for ES-RMR and GSBH; failed to record daily pressure drop readings and exhaust fan drive output for multiple days; and failed to conduct and record weekly O&M checks on multiple days for K3 and SCRB-1.

Action: The Individual/Entity is required to: comply with all applicable monitoring and recordkeeping requirements in accordance with the permit. The Department has assessed a total civil penalty in the amount of eight thousand dollars (\$8,000.00). The Individual/Entity shall pay a civil penalty in the amount of eight thousand dollars (\$8,000.00).

20) <u>Order Type and Number</u>: Consent Order: 25-015-A

Order Date: April 8, 2025

<u>Individual/Entity</u>: **Inbra Chemical Company, Inc.** 

<u>Facility</u>: Inbra Chemical Company, Inc.

Location: 139 Gulbrandsen Road

Orangeburg, SC 29115

<u>County</u>: Orangeburg

Previous Orders: None
Permit/ID Number: 1860-0152

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

Requirements

<u>Summary</u>: Inbra Chemical Company, Inc. (Individual/Entity) produces plasticizers by epoxidizing soybean oil and hydrogen peroxide at its facility located in Orangeburg County, South Carolina. On April 13, 2022, the Department reviewed facility records and determined that the Individual/Entity has violated South Carolina Air Pollution Control Regulations, as follows: failed to notify the Department of the date construction commenced, actual startup of new or altered source, submit written request for new or revised operating permit and failed to conduct the initial performance test required for the epoxidation process.

Action: The Individual/Entity corrected all violations. The Department has assessed a total civil penalty in the amount of eight thousand one hundred dollars (\$8,100.00). The Individual/Entity shall pay a civil penalty in the amount of eight thousand one hundred dollars (\$8,100.00).

21) <u>Order Type and Number</u>: Consent Order: 25-016-A

Order Date: April 14, 2025

Individual/Entity:Plastic Omnium Auto Exteriors, LLCFacility:Plastic Omnium Auto Exteriors, LLCLocation:5100 Old Pearman Dairy Rd

Anderson, SC 29625-1314

<u>County</u>: Anderson <u>Previous Orders</u>: None

Permit/ID Number: CM-0200-0117

<u>Violations Cited</u>: S.C. Code Ann. Regs 61-62.1, Section II *Permit* 

Requirements

<u>Summary</u>: Plastic Omnium Auto Exteriors, LLC (Individual/Entity) operates an automotive parts manufacturing and painting facility located in Anderson County, South Carolina. On January 27, 2022, the Department conducted a comprehensive inspection. The Individual/Entity has violated South Carolina Air Pollution Control Regulations, as follows: failed to verify the DRE of VOC emissions was at least 95% for the RTO.

Action: The Individual/Entity is required to: henceforth comply with all terms and conditions in the permit. The Department has assessed a total civil penalty in the amount of twenty-seven thousand four hundred and fifty dollars (\$27,450.00). The Individual/Entity shall pay a civil penalty in the amount of twenty-seven thousand four hundred and fifty dollars (\$27,450.00).

22) Order Type and Number: Consent Order: 25-017-A

Order Date: April 14, 2025

Individual/Entity:First Cut Design & Fabrication Inc.Facility:First Cut Design & Fabrication Inc.Location:4818 Morrison Rd, Richburg, SC 29727

<u>County</u>: Chester <u>Previous Orders</u>: None

Permit/ID Number: GCM-0640-0083

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-62.1 Section II, *Permit* 

Requirements

<u>Summary</u> First Cut Design & Fabrication Inc. (Individual/Entity) is the owner and operator of metal surface finishing plant located in Chester County, South Carolina. On June 12, 2024, the Department conducted a comprehensive inspection. The Individual/Entity has violated South Carolina Air Pollution Control Regulations, as follows: failed to adequately document that the equipment was exempt from permitting and document the changes within the OSIL prior to installing and operating two (2) unpermitted dust collectors; failed to submit a timely and complete annual report of monthly and twelve (12)-month rolling sums for total VOC, individual HAP emissions, total HAP emissions, PM, PM<sub>10</sub>, and PM<sub>2.5</sub> emissions, for the reporting period of January 1 to December 31, 2023; and, failed to conduct an annual review of the facility's equipment, processes, and materials for calendar year 2023.

Action: The Individual/Entity is required to: comply with S.C. Code Ann. Regs 61-62.1, Section II(A), (B), (F), and the Permit, when constructing, altering, or adding to a source of air contaminants, including installation of any device for the control of air contaminant discharges; maintain an OSIL that is accurate and up to date to document all changes made under the permit flexibility procedure; conduct and record a review of facility equipment, processes, and materials at the end of every calendar year but no later than January 31; and, submit timely and complete annual reports of total VOC, individual HAP, total HAP, PM, PM<sub>10</sub>, and PM<sub>2.5</sub> emissions calculated on a monthly basis and a twelve-month rolling sum basis, for each reporting period. The Department has assessed a total civil penalty in the amount of nine thousand nine hundred dollars (\$9,900.00). The Individual/Entity shall pay a civil penalty in the amount of nine thousand nine hundred dollars (\$9,900.00).

23) Order Type and Number: Administrative Order: 25-019-A

Order Date: April 16, 2025

<u>Individual/Entity</u>: Billy Justin Harris and Harris Tree Service

and Landscaping, LLC

Facility: N/A

<u>Location</u>: 121 Darracott Drive

Anderson, South Carolina 29624

County:AndersonPrevious Orders:NonePermit/ID Number:N/A

<u>Violations Cited</u>: S.C. Code Ann. Regs.61-62.2, *Prohibition of Open Burning* 

<u>Summary:</u> Billy Justin Harris owns and operates Harris Tree Service and Landscaping, LLC (collectively Individual/Entity) and is the owner of the property located in Anderson County, South Carolina. On January 29, 2024, the Department conducted an investigation in response to a complaint of open burning at the Site. The Individual/Entity has violated South Carolina Air Pollution Control Regulations, as follows: burned materials other than those allowed by Section I of the Open Burning Regulations, specifically, land clearing debris within 1,000 feet of the nearest public roadway and residential sites, and garbage.

Action: The Individual/Entity is required to: Cease all open burning except as permitted by the Regulations. The Department has assessed a total civil penalty in the amount of seven-thousand dollars (\$7,000.00). The Individual/Entity shall pay a civil penalty in the amount of seven thousand dollars (\$7,000.00).

24) Order Type and Number: Consent Order: 25-020-A

Order Date: April 22, 2025

Individual/Entity:Sonoco Products CompanyFacility:Sonoco Products CompanyLocation:1 North Second StreetHartsville, SC 29550

Darlington

<u>County</u>: Darling <u>Previous Orders</u>: None

Permit/ID Number: TV-0820-0012

<u>Violations Cited</u>:
U.S. EPA 40 CFR Part 60 Subpart Db, *Standards* of Performance for Industrial-Commercial-Institutional Steam Generating Units and S.C. Code Ann. Regs 61-62.60 Subpart Db, *Standards of Performance for Industrial-Commercial-Institutional Steam Generating Units,* S.C. Code Ann. Regs. 61-62.5, Standard No. 5.2, *Control of Oxides of Nitrogen*, S.C. Code Ann. Regs. 61-62.1, Section II, *Permit Requirements* 

<u>Summary:</u> Sonoco Products Company (Individual/Entity) is a manufacturing facility located in Darlington County, South Carolina. On March 8, 2023, and October 28, 2024, the Department reviewed semiannual reports and other records. The Individual/Entity has violated U.S. EPA and South Carolina Air Pollution Control Regulations, as follows: exceeded the NOx limit established by Subpart Db for Boiler 11 for 27 days; exceeded the 30-day rolling average NOx limit established by Standard 5.2 for Boiler 11 for 64 days; failed to submit a timely TVACC; failed to conduct a performance test for NOx emissions on Boiler 12 within 4 years of previous test.

Action: The Individual/Entity is required to: limit NOx emissions from B11; limit the 30-day rolling average NOx emission rate on B11; conduct a NOx performance test on B12 no later than June 13, 2026. The Department has assessed a total civil penalty in the amount of forty-seven thousand, three hundred thirty dollars (\$47,330.00). The Individual/Entity shall pay

a civil penalty in the amount of forty-seven thousand, three hundred thirty dollars (\$47,330.00).

25) Order Type and Number: Consent Order: 25-021-A

Order Date:April 28, 2025Individual/Entity:Falcon Boats, LLCFacility:Falcon Boats, LLCLocation:750 Wilson Rd

Newberry, SC 29108

<u>County</u>: Newberry Previous Orders: None

Permit/ID Number: GTV-1780-0054

<u>Violations Cited</u>: U.S. EPA 40 CFR 70.5(a)(1)(iii), S.C. Code Ann.

Regs. 61-62.70.5 (a)(1)(iii), and S.C. Code Ann. Regs. 61-62.1, Section II, Permit

Requirements

<u>Summary</u>: Falcon Boats, LLC (Individual/Entity) is the owner and operator of a fiber reinforced plastic boat production plant located in Newberry County, South Carolina. On November 6, 2024, the Department conducted a review of internal records. The Individual/Entity has violated South Carolina Air Pollution Control Regulations, as follows: failed to submit a timely Title V permit renewal application by the September 30, 2024, deadline.

Action: The Individual/Entity shall: henceforth comply with all terms and conditions of the current TV Permit, until such time as the Department issues a renewed TV Permit and henceforth submit timely permit renewal applications in accordance with the renewed TV Permit. The Department has assessed a total civil penalty in the amount of eight thousand five hundred dollars (\$8,500.00). The Individual/Entity shall pay a civil penalty in the amount of eight thousand five hundred dollars (\$8,500.00).

26) <u>Order Type and Number</u>: Consent Order: 25-022-A

Order Date: April 28, 2025
Individual/Entity: Rogers Grading, Inc

Facility: None

Location: 345 Industrial Drive

Rock Hill SC

County:YorkPrevious Orders:NonePermit/ID Number:None

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-62.2 (Supp. 2022),

Prohibition of Open Burning

<u>Summary</u>: Rogers Grading, Inc. (Individual/Entity) is a commercial and residential land clearing service in York County, South Carolina. The Department conducted open burning investigations on December 1, 2022, and May 9, 2023. The Individual/Entity has violated South

Carolina Air Pollution Control Regulations as follows: burned or allowed burning materials other than those specifically allowed by Section I of the Open Burning Regulations, specifically land clearing debris generated off-site, on December 1, 2022, and May 9, 2023.

Action: The Individual/Entity is required to cease all open burning except as permitted in the Regulations. The Department has assessed a total civil penalty in the amount of sixteen thousand dollars (\$16,000.00). The Individual/Entity shall pay a civil penalty in the amount of four thousand dollars (\$4,000.00) and pay a suspended penalty in the amount of twelve thousand dollars (\$12,000.00) should any requirement of the Order not be met.

# **BUREAU OF REGIONAL AND LABORATORY SERVICES**

### **On-Site Wastewater Enforcement**

27) <u>Order Type and Number</u>: Administrative Order AF-0001060

Order Date: April 23, 2025

Individual/Entity: Richard Garrison and Steven Garrison

Facility: N/A

<u>Location</u>: 214 Rowland Road

Anderson, SC 29625

County:AndersonPrevious Orders:NonePermit Number:None

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-56

<u>Summary</u>: Richard Garrison and Steven Garrison (Individual/Entity) own property located in Anderson County, South Carolina. The Department conducted an investigation on August 12, 2024, and multiple campers at the Site were 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 has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to ensure that any building, unit, 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 is required to apply for a permit to construct OSWW systems within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage; or immediately vacate the campers to eliminate the flow of domestic wastewater. The Department has assessed a total civil penalty in the amount of five thousand dollars (\$5,000.00). 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) <u>Order Type and Number</u>: Administrative Order AF-0001176

Order Date: April 23, 2025
Individual/Entity: James Dean

Facility: N/A

<u>Location</u>: 134 Davis Hill Road

West Union, SC 29696

County:OconeePrevious Orders:NonePermit Number:None

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-56

<u>Summary</u>: James Dean (Individual/Entity) owns property located in Oconee County, South Carolina. The Department conducted an investigation on March 25, 2024, and observed a building at the Site 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 has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to ensure that any building, unit, 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 is required to apply for a permit to construct OSWW systems within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage; or immediately vacate the building to eliminate the flow of domestic wastewater. The Department has assessed a total civil penalty in the amount of five thousand dollars (\$5,000.00). 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) <u>Order Type and Number</u>: Administrative Order AF-0001210

Order Date: April 23, 2025

Individual/Entity: Adell Vereen, Dolphus Vereen, Louise

Vereen, Alford Vereen, Velma Vereen, Jerry Vereen, Billy Vereen, and Wineford Vereen

Facility: N/A

<u>Location</u>: 1541 Bellamy Drive

Little River, SC 29566

County: Horry
Previous Orders: None
Permit Number: None

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-56

<u>Summary</u>: Adell Vereen, Dolphus Vereen, Louise Vereen, Alford Vereen, Velma Vereen, Jerry Vereen, Billy Vereen, and Wineford Vereen (Individual/Entity) own property located in Horry County, South Carolina. The Department conducted an investigation on February 6, 2025, and observed the residence at the Site 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 has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to ensure that any building, unit, 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 is required to apply for a permit to construct OSWW systems within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage; or immediately vacate the residence to eliminate the flow of domestic wastewater. The Department has assessed a total civil penalty in the amount of five thousand dollars (\$5,000.00). 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-0001211

Order Date: April 23, 2025

Individual/Entity: Charles A. Edens and Reginald A. Edens

<u>Facility</u>: N/A

<u>Location</u>: 608 Pine Creek Drive

Greenville, SC 29605

County:GreenvillePrevious Orders:NonePermit Number:None

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-56

<u>Summary</u>: Charles A. Edens and Reginald A. Edens (Individual/Entity) own property located in Greenville County, South Carolina. The Department conducted an investigation on February 13, 2025, and determined the residence at the Site was 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 has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to ensure that any building, unit, 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 is required to connect the residence to the available public sewer within five (5) days to effectively stop the discharging of domestic wastewater or sewage; or immediately vacate the residence to eliminate the flow of domestic wastewater. The Department has assessed a total civil penalty in the amount of five thousand dollars (\$5,000.00). 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-0001215

Order Date: April 24, 2025

<u>Individual/Entity</u>: The Estate of Sarah Jamison and the Heirs

to the Estate of Sarah Jamison

Facility: N/A

<u>Location</u>: 332 Mill Creek Road

Vance, SC 29163

County: Orangeburg

Previous Orders: None Permit Number: None

<u>Violations Cited</u>: S.C. Code Ann. Regs. 61-56

<u>Summary</u>: The Estate of Sarah Jamison and the Heirs to the Estate of Sarah Jamison (Individual/Entity) own property located in Orangeburg County, South Carolina. The Department conducted an investigation on April 3, 2025, and observed the residence at the Site 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 has violated the South Carolina Onsite Wastewater (OSWW) Systems Regulation as follows: failed to ensure that any building, unit, 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 is required to apply for a permit to construct OSWW systems within five (5) days to effectively stop the discharging of septic tank effluent, domestic wastewater, or sewage; or immediately vacate the residence to eliminate the flow of domestic wastewater. The Department has assessed a total civil penalty in the amount of five thousand dollars (\$5,000.00). 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.

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