The South Carolina Drycleaning Facility Restoration Trust Fund Program Status Report is submitted by the South Carolina Department of Health and Environmental Control in compliance with S.C. Code Section 44-56-430 (A).

Additionally, Act 119 of 2005 mandates that agencies provide all reports to the General Assembly in an electronic format.
South Carolina Drycleaning Facility Restoration Trust Fund
State Fiscal Year 2014
Program Status Report

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The South Carolina Drycleaning Facility Restoration Trust Fund Act of 2013
Annual Certificate of Registration
Drycleaning Facility Exemption Certificate
Detailed Facility Investigation
South Carolina Department of Revenue
A retail store which collects items to be dry cleaned at a remote location
Expanded Initial Assessment
The South Carolina Drycleaning Facility Restoration Trust Fund
Fiscal Year
No Further Action
A facility not subject to the Act, or eligible for the Fund, in accordance with 44-56-425
Tetrachloroethylene (Perchloroethylene, or “perc”); a halogenated drycleaning fluid
South Carolina Department of Health and Environmental Control
A non-halogenated petroleum based drycleaning fluid
1. Introduction

This report is provided to the South Carolina General Assembly as required by Article 4 of Title 44, Chapter 56 of the 1976 Code of Laws (Section 44-56-430 (A)), herein referred to as the Act. It contains the financial obligations and a 5-year budget projection, as required by the Act, as well as a summary of activities for fiscal year (FY) 2014 (July 1, 2013 through June 30, 2014).

Background

In 1995, the South Carolina General Assembly created the South Carolina Drycleaning Facility Restoration Trust Fund (the Fund) to address environmental contamination resulting from drycleaning activities in South Carolina. The Act was revised in 2004, 2009, and again in 2013. The Fund was created at the urging of the drycleaning industry to protect drycleaners from financial liability caused by environmental problems at their facilities. The Act provides that monies from the general fund shall not be used and that all funding sources must come from the drycleaning industry itself. A description of funding sources is in Section 2. The South Carolina Department of Revenue (DOR) is responsible for drycleaner registration and collection of monies into the Fund. The Department of Health and Environmental Control (SCDHEC) is responsible for administering the Fund. The Act allows SCDHEC to pay up to four staff using Fund monies to manage assessment and remediation of drycleaning facilities statewide. Currently, the Fund pays for 3.0 Full Time Equivalent employees.

The most commonly used drycleaning solvents are organic solvents such as perchlorethylene (PCE, or “perc”) and petroleum-based solvents such as Stoddard solvent. There are several reasons for the presence of soil and groundwater contamination at drycleaning facilities. In the past, most drycleaning machines were “transfer” machines, where solvent laden clothes were transferred to a separate machine for drying. This provided an opportunity for release of solvents to the floor and then to the environment. Filling a drycleaning machine’s solvent tanks from drums or other containers could also result in spills, as could improper storage or handling of containers. Also, since older drycleaning machines vented solvent vapors to the atmosphere, these vapors could condense in cool weather and collect on nearby exposed soil. Other potential sources of contamination include drycleaning wastes, such as spent solvents, distillation wastes, separator water, and used filters. Before hazardous waste regulations were enacted in the early 1980’s, these wastes were commonly disposed of by pouring liquids into sewer lines, septic systems, or onto the ground. Used filters were commonly placed on the ground or into trash dumpsters which leaked.

Currently, the Act requires that all drycleaning facilities participating in the Fund use special floor coatings around the drycleaning machines and waste storage area to prevent spilled solvents from permeating through concrete floors. Other requirements include containment pans or dikes for drycleaning machines and waste storage areas. Drycleaners participating in the Fund are periodically required to certify that their facilities meet the applicable containment requirements. SCDHEC personnel also visit facilities participating in the Fund to verify the presence and adequacy of containment structures prior to committing Fund dollars for assessment or remediation.

Modern “dry-to-dry” machines perform both washing and drying cycles without the need to transfer items, thereby greatly reducing the potential for release of solvents to the environment. Beginning in 2010, the Act required all “perc” drycleaning solvents to be delivered by a “closed-loop” system. A closed-loop delivery system reduces opportunities for spills and vapor loss during refilling by using a special dry-disconnect coupler. The dry-disconnect coupler permits solvent flow and vapor return in one self-contained unit. Furthermore, there is a growing trend among drycleaners to manage a series of
remote “dry-drop” locations. A driver picks up clothes to be cleaned and brings them to a “wet” drycleaning operation at a single central location. The driver then returns the cleaned clothes to the dry-drop location. Finally, the newer drycleaning machines are much more efficient in their use of solvents, reducing the amount of solvents used as well as losses to the atmosphere.

While improvements in industry practices will not remove contamination that has already been released into the environment, these preventive measures will greatly reduce the probability and scope of future releases. This allows the Fund to focus on cleaning up the past environmental releases with the expectation that far fewer new releases will occur.

**Eligibility**

Eligibility for the Fund is dependent upon several factors, listed in Section 44-56-470 (B). Revisions to the Act in 2013 have allowed an additional 115 facilities to be potentially eligible for the Fund. These facilities were not eligible previously because either the registrants did not have access to the property or the initial sample did not show evidence of contamination. The revised Act specifies that applications from existing or former facilities will not be accepted on or after December 31, 2014.

When the Fund was created in 1995, several hundred drycleaners registered with DOR, and applied to SCDHEC for eligibility. Drycleaners who used petroleum-based solvents were given a one-time opportunity in 1995 to “Opt–Out” of the Fund. These businesses are not required to pay the annual registration fees or surcharges paid by participating drycleaners, but they will not be able to access the Fund if contamination from their facilities is ever discovered. There are 126 drycleaning facilities that elected to “Opt-Out” of the Fund. All new drycleaning facilities that opened on or after November 24, 2004, however, are required to participate in the Fund regardless of the type of solvents used and there is no opportunity to "Opt-Out" of the fund.

Revisions to the Act made in 2009 required that a facility possess either an Annual Certificate of Registration (ACOR) or a Drycleaning Facility Exemption Certificate (DFEC - for Opted-Out facilities) in order to receive shipments of drycleaning solvent. The ACOR is issued by DOR annually when the facility registration fees are paid. The 2009 revisions to the Act required Opt-Out facilities to obtain a DFEC between July 1, 2009 and December 31, 2009.

Prior to the 2013 revisions to the Act, SCDHEC had performed some degree of investigation at every eligible drycleaning site in South Carolina, and found contamination at the majority of these sites. Investigations have documented that groundwater contaminated by drycleaning operations has impacted public and private water supplies in several cases. As impacts to drinking water are identified, SCDHEC takes steps to eliminate human exposure to contaminants, usually by providing an alternative source of drinking water. Investigations have been initiated at the additional 115 facilities now eligible for the Fund and have been separated geographically into three groups to minimize mobilization costs.

The Fund cannot address all environmental problems at every participating site at once because revenue is limited. Therefore, SCDHEC prioritizes sites for future work based on risks to human health and the environment. Prioritization criteria are outlined in both the Act and in Regulation 61-33, Subpart D. This topic is addressed in greater detail in Section 4: Prioritization found on page 11.
2. Fund Status and Five-Year Funding Projection

Funding Sources
Revenue for the Fund is currently derived from four sources, all of which come from the drycleaning industry itself:

- Annual registration fees
- Surcharges on drycleaning solvents
- Facility deductibles, which range from $1,000 to $25,000, and
- A 1% surcharge on the gross proceeds of retail sales of laundering and drycleaning services, which has been in place since FY-05.

Annual registration fees apply to operating drycleaning facilities, and vary based on the number of people employed by that business – including employees at drop-off store locations. Facilities employing up to 4 employees pay $750 per year, those with 5-10 employees pay $1,500 per year, and those with 11 or more employees pay $2,250 per year.

Solvent surcharges are $10 per gallon for halogenated solvents, such as PCE, $2 per gallon for non-halogenated drycleaning fluids such as Stoddard solvent, and $0.25 per pound for non-liquid drycleaning agents.

Deductible amounts are assigned to a facility based on the date the eligibility application was submitted. The Act initially offered a $1,000 deductible for facilities submitting an application by November 24, 2005, as an incentive to quickly bring existing or former facilities into the Fund. Existing or former drycleaning facilities submitting an eligibility application after November 24, 2005 will have a deductible of $25,000. The deductible is $25,000 for any new facility starting operations on or after November 24, 2004.

A 1% surcharge on retail sales of laundering and drycleaning services is collected at the point of sale, regardless of whether the store is a drop-off location (or “dry-drop”) or has a drycleaning machine on site. This surcharge produces the majority of revenue for the Fund. This is in addition to the 5% sales tax collected at the point of sale which goes to the general fund.

Businesses that have opted-out of the Fund as allowed by statute do not pay these surcharges or fees, and are not eligible to receive monies from the Fund for investigation or cleanup of contamination.

FY-14 revenue was $1,052,666.79 as compared to $1,109,546.43 in FY-13. The historical trend shows income to the Fund declining steadily from a high in 1997 until the 1% surcharge on retail sales of drycleaning services was implemented in FY-05 (Figure 1). Revenue has decreased since FY-07, with the exception of FY-10, when revisions to the Act increased the number of operating facilities paying into the Fund. According to FY-15 DOR data, there are 143 operating drycleaning facilities in South Carolina that are paying into the Fund. This is a decrease from the previous year, when 152 facilities were registered.
From the inception of the program through the end of FY-14, the Fund has taken in a total of $20,549,635.55 and had total expenditures of $17,301,098.97. Allowing for outstanding commitments of $386,194.00, the uncommitted Fund balance on June 30, 2014 was $2,874,460.92. Based on revisions to the Act, additional work is being conducted that will greatly reduce the uncommitted Fund balance.

During the first three months of FY-15, the Fund has taken in $293,906.36. This is $57,140.84 more than collected in the first three months of FY-14. FY-15 revenue is projected to be approximately $1,000,000.
Project Inventory
There are a total of 408 sites where SCDHEC may obligate Fund monies for assessment and remediation. SCDHEC made No Further Action (NFA) determinations on 72 sites in FY-14 bringing the total of NFA’s to 118 sites, leaving 290 sites where some level of additional work is anticipated. An additional 23 sites are registered with DOR as operating drycleaners, but they have not yet submitted a complete eligibility application to SCDHEC. Drycleaners that have not submitted a complete eligibility application are paying into the Fund but are not eligible for assessment or clean-up by the Fund. The 23 sites will be eligible for the Fund if they submit a complete application before the December 30th, 2014 deadline. Because nothing is known about environmental conditions at these locations, the 23 sites remain a potential financial liability to the Fund.

Assessment Costs
Of the 290 sites not at NFA status, full delineation assessment, or Detailed Facility Investigations (DFI), has been completed at 34 sites to date. The costs for these full assessments ranged from $51,000 to $477,000 per site with an average cost of $174,318. The average cost of five full assessments completed over the last three years was $121,285. This represents a substantial reduction in the average assessment cost compared to previous years. Assuming that the average assessment cost can be kept near $125,000 per site and that the remaining 256 sites will require a full assessment, projected funding of $32,000,000 will be needed for assessment of the balance of eligible sites.

Remediation Costs
Once sites are fully assessed, they may be classified as needing an Active Remedial System, a Limited Removal Action, Long Term Monitoring, or NFA. NFAs are either clean sites or sites with low levels of contamination that will not impact human health or the environment. Long Term Monitoring requires periodic sampling to document the contamination is not expanding and is decreasing over time. Limited Removal Actions include removal of highly contaminated soil, passive remedies, and institutional controls that enhance cleanup and reduce expenditures while protecting human health and the environment. Active Remedial Systems may include groundwater recovery wells, carbon filtration units, pilot studies, cleanup system design, installation, monitoring, and operations and maintenance in order to reduce risks and reach cleanup goals.

As of the end of FY-14, 317 sites have been investigated using some level of assessment ranging from the Expanded Initial Assessment (EIA) process through the full Detailed Facility Investigations (DFI) and 118, or 37%, have been determined not to require further action. To project funding needs for site remediation of the remaining 256 sites, it is assumed all will require some form of remedial action and/or long term monitoring. Based on historic patterns, 37% of sites received NFA determination following assessment; 38% of sites required limited removal; and, 25% of sites required active remediation. The average cost of Limited Removal Actions to date is $66,668 per site. The average cost of Active Remedial Systems to date is $790,356 per site. Using the assumption that historic patterns will continue in the future, the projected funding need estimates are shown in Table 1.
Table 1: Assessment and Cleanup Cost Estimates

<table>
<thead>
<tr>
<th>Work</th>
<th>Sites</th>
<th>Estimated Cost / Site</th>
<th>Total Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Need Full Assessment</td>
<td>256</td>
<td>$125,000</td>
<td>$32,000,000</td>
</tr>
<tr>
<td>NFA at 37% of 256</td>
<td>95</td>
<td>Work Complete</td>
<td>$0</td>
</tr>
<tr>
<td>Limited Removal at 38% of 256</td>
<td>97</td>
<td>$66,668</td>
<td>$6,466,796</td>
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<tr>
<td>Active Remediation at 25% of 256</td>
<td>64</td>
<td>$790,356</td>
<td>$50,582,784</td>
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<tr>
<td><strong>ESTIMATE TOTAL</strong></td>
<td></td>
<td></td>
<td><strong>$89,049,580</strong></td>
</tr>
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</table>

Future Liabilities

Based on expenditures to date and the above projections, SCDHEC estimates that a total of approximately $89.1 million will be required to fully assess and clean up all eligible sites. This amount does not consider new drycleaning sites, the 23 sites that may become eligible for the Fund, nor has it been adjusted for inflation.

Five Year Funding Projection

In order to complete the funding projection, the income to the Fund was estimated over the next five fiscal years. Based on data through September 2014, FY-15 revenue is anticipated to decrease slightly to approximately $1,000,000. The average income to the Fund for the next five years is predicted to remain approximately $1,000,000 per year.

Table 2 includes a five-year projection of expenditures. Actual expenditures will not exceed income to the Fund plus remaining balances carried forward from previous years.

Table 2: Income and expenditures for the Fund, 1996-2014
(Data for 2015-2019 are projected)

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Income</th>
<th>Expenditures</th>
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<tbody>
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<tr>
<td>2014</td>
<td>$1,052,666.79</td>
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<tr>
<td>Year</td>
<td>Fund</td>
<td>Non-Fund</td>
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<tr>
<td>------</td>
<td>------</td>
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</tr>
<tr>
<td>2018</td>
<td>$1,000,000.00</td>
<td>$1,000,000.00</td>
</tr>
<tr>
<td>2019</td>
<td>$1,000,000.00</td>
<td>$1,000,000.00</td>
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</table>

3. Recent Activities

Investigation Activities
In FY-14, 115 additional sites became eligible for the Fund because of the changes to the Act made in 2013. Limited assessments were conducted at 34 locations in the Midlands and we are waiting for the reports. Assessment work has been approved for 45 locations in the Upstate. The remaining 35 sites, located in the Low Country, are slated to be completed in the latter half of FY-15.

An additional tool for site assessments was implemented in late 2014. This tool now measures sub-slab vapor concentrations at all dry cleaning sites and will include indoor air samples at sites that are no longer in operation. This additional sampling is a very important step towards protecting public health.

Remediation Activities
During FY-14, SCDHEC conducted post-pilot scale testing of alternative remedies at one site and continued chemical oxidation at a second site. The pilot tests involve injection of chemical amendments into the contaminated groundwater to stimulate bacterial breakdown of the contaminants. A key advantage of this type of remedy is that it does not require continued operation and maintenance of on-site equipment. Once the chemicals are injected, they continue to interact with contaminants. Injection remedies require monitoring to verify effectiveness. It is anticipated that this type of remedy may be applied at a significant number of sites, thereby reducing the average cleanup cost per site.

Monitoring
There are 34 sites at which full DFI assessment has been completed, but site conditions do not meet NFA criteria. However, based on risk evaluation criteria, conditions at these sites do not warrant substantial fund expenditures. Therefore, the sites are sampled on a periodic basis to continue monitoring site conditions for risk evaluation. During FY-14, groundwater and/or surface water quality monitoring was conducted at 10 facilities.

No-Further-Action Sites
Since September 2010, SCDHEC has made NFA determinations at a total of 118 sites where investigation has determined that drycleaning contaminants are not present at levels that require additional assessment or remediation. Additional NFA determinations are anticipated as reports from the 115 limited assessments are received. Provided that these facilities continue to meet the requirements of the Act, they remain eligible in the event that evidence of contamination is discovered in the future.

Alternative Water Supplies
During FY-12, monitoring activities identified an impacted water well at one drycleaning business. A Granulated Activated Carbon filtration system was installed at the drycleaning business in FY-13 as a temporary solution until the business is able to tie on to the public water system. The Granulated Activated Carbon filters were replaced in FY-14. The Fund will provide safe drinking water to any
residence or business impacted by a participating drycleaning site. No sites required an alternative water supply in FY-14.

**Containment Certification**

Containment measures are required in all areas where drycleaning solvents are used or stored in order for operating drycleaning facilities to qualify for the Fund. Containment measures may include impermeable pans of sufficient capacity under drycleaning machinery, sealing concrete floors with epoxy paint, etc. This topic is addressed in greater detail in “Drycleaning Containment Guidelines,” which may be found on the drycleaning program web site. See Section 6 for the web link.

Operating drycleaning facilities self-certify containment measures every five years [44-56-480(A)] to ensure that containment remains effective. Failure to comply with the containment requirements constitutes gross negligence with regard to determining site eligibility for the Fund [44-56-480(D)]. The first round of containment certification was conducted in 2005. SCDHEC sent out 93 containment structure certification forms in October 2011 to all known eligible, operating facilities. This effort has helped to identify the businesses that have closed (6) or changed ownership. Staff continues to follow up with letters or phone calls to locations which have not responded (12). SCDHEC does not routinely conduct containment inspections but will inspect facilities on a case-by-case basis. The next containment certification mail-out will occur in 2016.

4. Prioritization

**Prioritization Process**

SCDHEC prioritizes sites for future funding based on available assessment information. The Funding Priority system categorizes sites into one of five groups, and is designed to identify sites which require immediate action to eliminate actual human exposure or to prevent imminent exposure to contaminants. New sites with limited or without any environmental information would be assigned Group A (for Assessment). After an initial assessment or other investigation is conducted, a site is included in a funding priority group ranging from First Group (first funding priority), Second Group (second funding priority), Third Group (third funding priority), to Group N (no further action warrants funding). Should SCDHEC determine that there is an imminent health risk, then the site is immediately designated a First Group site and the health risk is dealt with accordingly. For example, if impacted private drinking water wells are discovered, then the residents are provided with bottled water for consumption until an alternate water source is established. Once the risk from contaminated drinking water is eliminated, the site is re-prioritized for assessment and/or remediation and is usually moved to the Second or Third Group, reflecting that there is contamination present at the site, but no imminent health risks.

While the Funding Priority group system categorizes sites broadly, it does not prioritize individual sites within each Group. However, program staff use site data to assign a numeric score and rank to each site within the groups. As specified in the Act, this process considers the degree to which human health, safety, or welfare may be affected by exposure to the contamination. Other factors considered include the probability of contamination migrating off-property, and adjacent land use. This system allows program staff to update a site’s ranking as new data become available, or as corrective actions are taken to mitigate risks. Currently, all eligible sites have been evaluated using the Group system. The list is posted on the Agency's website at: http://www.scdhec.gov/Environment/docs/drycleaningrank.pdf.
5. Public Participation

One of SCDHEC’s goals for the Fund is to encourage public participation in the remedy selection/cleanup process. Community involvement in the program is important for several reasons. Primarily, it gives local residents an opportunity to have input into choosing a remedial strategy and allows them to address any concerns they may have about the site. People living near a site may be aware of conditions that could influence the effectiveness of the available remedies. Sharing of such important information can aid SCDHEC’s understanding of the site and influenced remedial decisions.

When SCDHEC conducts assessment activities at a site, it may be necessary to address the potential migration of contaminants onto or beneath adjacent properties. Field personnel meet with homeowners and business owners in the area surrounding the site when there is a likely risk to drinking water supply wells. SCDHEC may conduct sampling to determine if the wells have been affected by contamination emanating from a drycleaner property. If drinking water supplies have been contaminated, SCDHEC will ensure that those affected have access to an alternate source of drinking water.

SCDHEC distributes information about sites and upcoming remediation activities to the public via legal notices in local newspapers and letters to area residents, local government officials, and locally elected members of the S.C. General Assembly. SCDHEC schedules a public meeting at a location near the drycleaning site, and advertises the time and place as a legal notice. SCDHEC also sends individual letters to those in the vicinity of the site in question. At the meeting, a SCDHEC spokesperson presents an overview of site conditions and explains the potential remedies that have been considered. An open forum with a question-and-answer session follows this presentation. People are encouraged to call the program’s toll-free telephone number (1-866-343-2379) if they have further questions.

6. Web Links

An internet web page has been created for the Drycleaning Program and is hosted on DHEC's main web page. The web addresses are:

South Carolina Department of Health and Environmental Control (SCDHEC)
http://www.scdhec.gov

SCDHEC’s Drycleaning Program home page:

Some of the information and resources found on the Drycleaning Program home page are:

- SCDHEC forms for Drycleaners;
- Laws and Regulation (South Carolina Drycleaning Facility Restoration Trust Fund Act [See Article 4], and South Carolina Drycleaning Facility Restoration Regulations);
- South Carolina’s drycleaning sites by Priority Groups; and,
- State Coalition for the Remediation of Drycleaners (U.S. EPA).