



2024 Annual Accountability Report

Department of Environmental Services

Agency Code: P500

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AGENCY’S DISCUSSION AND ANALYSIS



Introduction and Analysis

The **South Carolina Department of Environmental Services (SCDES)** is a state cabinet agency established by South Carolina law on July 1, 2024, with specific mandates for ensuring the protection and preservation of the environment for the benefit of all South Carolinians.

SCDES has offices throughout the state, with more than 1,200 team members providing environmental oversight and essential services impacting the quality of life of our residents while supporting our vibrant business community. The agency is comprised of environmental experts who use science and data to drive decisions and actions for protecting South Carolina’s air, land, water and coast for generations to come. SCDES supports sustainable growth of our flourishing state to ensure economic development with sensible environmental stewardship. Through community partnerships and stakeholder engagement, we use collaboration as our greatest tool for addressing environmental challenges and supporting communities across the state.

SCDES has five environmental bureaus:

- Bureau of Water
- Bureau of Air Quality
- Bureau of Land and Waste Management
- Bureau of Coastal Management
- Bureau of Regional and Laboratory Services

These five environmental bureaus are assisted by several essential support teams, including Human Resources, Finance and Operations, Office of Technology, Communications, Collaborative Partnerships and Strategic Initiatives, Legislative Affairs, General Counsel, Constituent Services and others.

The agency’s staff are more than engineers, scientists and inspectors – they are collaborators, educators, advisors and public servants, who work to ensure South Carolinians thrive in a healthy and sustainable environment. SCDES is committed to solutions to environmental challenges that enhance the environment and the wellbeing of all South Carolinians. The agency’s mission seeks to ensure South Carolina's air, land, water and coast are protected and preserved for generations to come.

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Programmatic Overview



The **Bureau of Water (BOW)** protects and preserves the state’s water resources for drinking, swimming, fishing and other uses that benefit South Carolinians. BOW develops and enforces state water quality standards, regulates drinking water providers, issues water quantity permits, implements groundwater protection programs, establishes private well regulations, and issues permits for wastewater discharges from industrial and domestic sources.

Staff conduct water quality monitoring at beaches, lakes and rivers; perform routine inspections of drinking water and wastewater facilities; and issues stormwater permits through the National Pollutant Discharge Elimination System for construction sites, municipal systems and industrial sites. Also, as part of the restructuring, the South Carolina Department of Natural Resource’s Hydrology and Aquatic Nuisance species programs are now part of BOW.

BOW also oversees the state’s Shellfish program, manages the Dam Safety program, and leads the agency’s ongoing assessment of the impacts of PFAS and other emerging contaminants in South Carolina’s water resources. Program areas within BOW include Drinking Water, Non-Point Source Pollution, Recreational Waters, State Revolving Fund, Stormwater, Wastewater Permitting, Water Quality Certification, Private Wells and the Office of Rural Water.

Through partnerships and community engagement, BOW promotes the state’s Adopt-A-Stream volunteer program and encourages hands-on environmental learning at schools through the Champions of the Environment grant opportunity.

The **Bureau of Air Quality (BAQ)** protects the air we breathe by ensuring regulated industries comply with state and federal laws and regulations establishing air quality standards. BAQ also implements strategies that help maintain the quality of South Carolina’s air and works with partners on air quality awareness efforts.



BAQ issues air quality construction and operating permits to industrial, commercial and institutional facilities that emit regulated air pollutants; implements federal and state air toxics programs; performs routine inspections and monitoring of facilities to ensure compliance with air permits and regulations; and oversees the state and federal asbestos program. Programs within BAQ include Air Permitting, Asbestos, Ambient Air Monitoring Network, Diesel Emissions Reduction Act grants, and Ozone Forecasting.

BAQ also helps educate South Carolinians about ways to reduce air pollution, offers free radon test kits to residents, and issues air quality forecasts and alerts so residents can take precautions on days with expected increased concentrations in ozone or other airborne contaminants.



The **Bureau of Land and Waste Management (BLWM)** provides critical oversight to protect our state’s land resources. BLWM regulates mining and solid waste-related activities, oversees the redevelopment of contaminated industrial sites (called “brownfields”), supports statewide recycling and food waste reduction goals, and helps ensure the proper handling of solid and hazardous waste.

Additionally, BLWM issues permits for underground storage tanks; regulates the use of ionizing radiation; licenses the use of radioactive materials; and oversees the investigation, remediation and cleanup of contaminated soil at Superfund, dry-cleaning, above-ground storage tank, and permitted hazardous waste facility locations. BLWM coordinates activities for remediating chemical releases from underground storage tanks. Staff work closely with local governments, schools, businesses and the public to promote waste reduction and recycling.

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Programs within BLWM include Brownfields/Voluntary Cleanup, Dry Cleaning Restoration, Hazardous Waste, Infectious Waste, Radioactive Waste, Solid Waste Permitting, Superfund, Radioactive Materials, X-ray, and Underground Storage.

The **Bureau of Coastal Management (BCM)** helps ensure the appropriate use, development and conservation of coastal resources in South Carolina. BCM oversees the direct permitting of activities that take place within the state's critical areas (coastal waters, tidelands, beaches and the beach/dune system) and uses regulatory management to preserve the state's natural, historic and cultural coastal resources. BCM is committed to maintaining a sustainable South Carolina coast by ensuring development and growth are carefully aligned with the policies and regulations designed to preserve the state's coastal resources. BCM provides stakeholders with technical, planning and educational resources to aid in the understanding and management of coastal issues and encourages cooperative efforts among state agencies, local governments, community groups and stakeholders for addressing environmental concerns along the coast.



BCM supports initiatives such as Adopt-A-Beach, living shorelines, "Keep Off the Dunes," and the Abandoned and Derelict Vessel Working Group that helps keep abandoned boats from becoming marine hazards.



The **Bureau of Regional and Laboratory Services (BRLS)** supports our environment by responding to chemical spills and releases, issuing permits for septic system installations, sampling and monitoring air and water, and investigating environmental concerns received from the public.

BRLS performs inspections across South Carolina to ensure environmental standards are met and regulated facilities operate in compliance with their permits. BRLS has roles with the public pools we swim in, the landfills we take our trash to, the underground storage tanks that store gasoline, the wastewater plants that treat sewage, the drinking water systems that make our water safe, and the manufacturing facilities that are part of the state's economy.

BRLS also oversees environmental laboratory certification in the state to ensure valid, quality data are used to determine compliance with state regulations. Additionally, BRLS operates a primary central environmental laboratory in Columbia and seven regional environmental laboratories around the state.

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Goals and Strategies

SCDES is focused on serving South Carolinians through a commitment to **Science, Service and Sustainability**. The four goals outlined below identify SCDES’s main objectives to achieve in its inaugural year.

GOAL 1: Lead with Data-Driven Decisions to Implement Policy

SCDES utilizes scientific data to implement policy and guide services to facilitate sustainable protection of natural resources and economic development. The agency is committed to maintaining a robust Office of Technology that includes a team of data analysts, data visualists, and specialized programmatic staff who must incorporate modern technology and science every day.

Strategies to achieve this goal include:

- *Comprehensive use of modern tools and technologies for agency decision-making.*
- *Increasing process efficiencies through quality improvement initiatives.*
- *Ensuring environmental data and information are easily accessible and provided in a meaningful way for public use.*

GOAL 2: Ensure Efficient and Optimal Delivery of Services

As a standalone environmental agency, SCDES has the unique opportunity to provide services in a manner that advances environmental protection while continuing the state’s economic progress. Processes, resources and services must be tailored to support the unique needs of South Carolina and create a better experience for the communities, stakeholders, and businesses we serve.

Strategies to achieve this goal include:

- *Implement a comprehensive environmental permitting process that serves users, stakeholders and communities.*
- *Increasing pollution prevention by offering compliance assistance to permittees.*
- *Ensuring meaningful public engagement in the environmental permitting process.*
- *Provide regulatory oversight and monitoring to safeguard the state’s environment and public health.*
- *Improve Business Efficiencies.*

GOAL 3: Strengthen Stakeholder Engagement and Collaborative Partnerships

SCDES is more than a regulatory agency. We are committed to including communities, stakeholders, and businesses throughout the state to develop strategic efforts for complex environmental challenges. Building upon stakeholder engagement opportunities allows for better problem-solving at the grassroots level. This approach supports the new agency in protecting the environment and supporting growth in the communities we serve.

Strategies to achieve this goal include:

- *Enhancing collaborative partnerships with local governments, communities, county leaders, and permittees.*
- *Ensuring robust stakeholder input on regulatory promulgation.*
- *Convening stakeholders for the planning and implementation of agency initiatives.*

Goal 4: Build a Specialized and Competent Workforce

As the state’s environmental services agency, SCDES must take a targeted approach to hiring and retaining employees with specialized environmental backgrounds the agency needs to successfully preserve and promote the state’s air, land, water and coastal resources.

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Strategies to achieve this goal include:

- *Retaining and increasing specialized staff.*
- *Providing leadership and technical training opportunities for staff to promote professional growth and development.*
- *Building a culture of collaboration that serves employees' appreciation for environmental science, data and technology.*

SCDES will achieve the four goals outlined above through a commitment to four core values:

Community Engagement, Customer Service, Compliance Assistance, and Continuous Improvement.

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Operational Achievements

SCDES has achieved many notable and extensive operational achievements as new cabinet agency, several of which are highlighted below.

Human Resources

- 115 policies updated, reviewed, and published for SCDES
- Electronic policy acknowledgement process implemented for SCDES through SCEIS Central
- Successful reorganization of agency's organizational structure within SAP for transition to SCDES
- Establishment of new SCDES leadership positions (Agency Head, Deputy Director of Environmental Programs, Deputy Director of Environmental Affairs, Chief Operations Officer, Chief External Affairs Officer, and General Counsel)
- Cross-agency partnerships with Department of Administration and Department of Natural Resources for successful transfer of the Water Resources Division from the Department of Natural Resources to SCDES.

Technology

- 1,500 pages migrated to the newly established des.sc.gov website
- New wired network established at 15 sites across the state
- New wireless network consisting of 92 access points established at 9 sites across the state
- 1,000+ SCDES email addresses created
- 2,500 SCDES shared mailboxes and distribution groups created
- 3,000+ SharePoint Sites, Teams, Groups, and OneDrive items reviewed and staged for migration

Finance & Operations

- Successfully set up all new financial master data in SCEIS to include financial data, workflow processes, role mapping in preparation for FY25.
- Established a new Procurement Card Program for 80+ SCDES cardholders to ensure cardholders had P-Cards for use on July 1.
- Established a new workflow structure/role mapping for 70+ procurement related roles in preparation for FY25.
- Researched thousands of DHEC carry-forward obligations and split by line item to each successor agency. All documents were cross-walked to new funding and submitted to SCEIS for a mass upload in preparation for FY25.
- Researched dozens of agency contracts to determine successor agency. Redistributed agency contracts accordingly. Ensured Memorandums of Understanding were in place prior to July 1 to determine process for Inter-department Transfers. Met with State Procurement to discuss/determine how to split contracts created by State Fiscal Accountability Authority.
- Coordinated with SCDNR Procurement to determine which contracts were to be transferred to SCDES and ensure a smooth transition with no interruption of service.
- Built-out all new financial master data without the use of consultants.

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South Carolina Department of Environmental Services

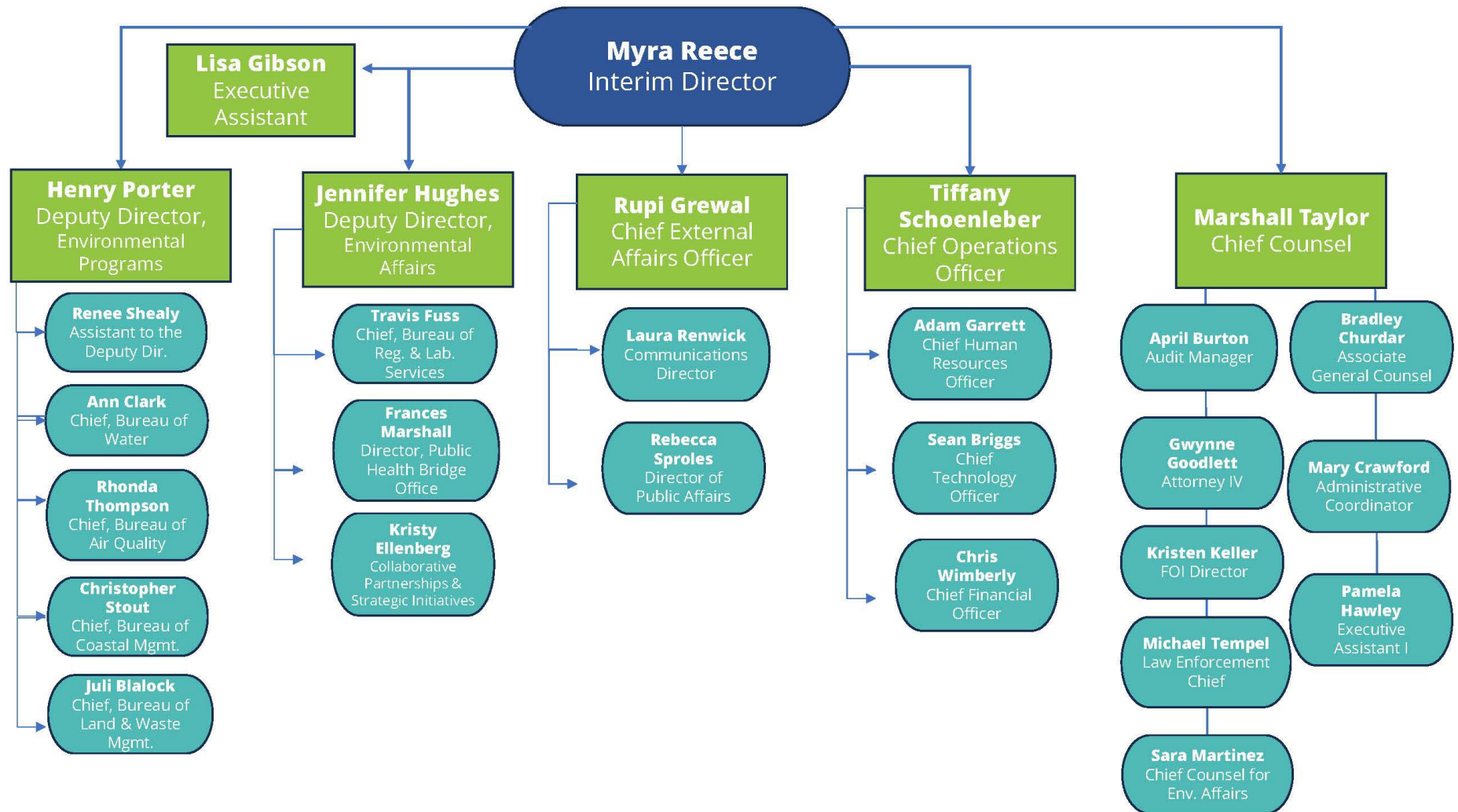
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AGENCY ORGANIZATIONAL CHART



2024

Reorganization and Compliance

as submitted for the Accountability Report by:

Agency Code - DEPARTMENT OF ENVIRONMENTAL SERVICES

Primary Contact

First Name	Last Name	Role/Title	Email Address	Phone
Tiffany	Schoenlber	Chief Operation Officer	tiffany.schoenleber@des.sc.gov	803-898-5079

Secondary Contact

First Name	Last Name	Role/Title	Email Address	Phone
Rupi	Grewal	Chief External Affairs Officer	rupi.grewal@des.sc.gov	803.898.4092

Agency Mission	Adopted in:
No current mission statement. Will start strategic planning in 2025.	2022

Agency Vision	Adopted in:
No current vision statement. SCDES will start strategic planning in 2025.	2022

Recommendations for reorganization requiring legislative change:
None

Agency intentions for other major reorganization to divisions, departments, or programs to allow the agency to operate more effectively and efficiently in the succeeding fiscal year:
None

Significant events related to the agency that occurred in FY2024

Description of Event	Start	End	Agency Measures Impacted	Other Impacts
The South Carolina Department of Environmental Services (SCDES) established as a cabinet agency July 1, 2024	July	June		No 2023 Strategic Plan results on this worksheet due to the restructuring of DHEC. Our staff successfully implemented Act 60.

Is the agency in compliance with S.C. Code Ann. § 2-1-220, which requires submission of certain reports to the Legislative Services Agency for publication online and the State Library? (See also S.C. Code Ann. § 60-2-20).	Yes
	Yes

Reason agency is out of compliance: (if applicable)

Is the agency in compliance with various requirements to transfer its records, including electronic ones, to the Department of Archives and History? See the Public Records Act (S.C. Code Ann. § 30-1-10 through 30-1-180) and the South Carolina Uniform Electronic Transactions Act (S.C. Code Ann. § 26-6-10 through 26-10-210).	Yes
	Yes

Does the law allow the agency to promulgate regulations?	Yes
	Yes

Law number(s) which gives the agency the authority to promulgate regulations:

Has the agency promulgated any regulations?	No
	No

Is the agency in compliance with S.C. Code Ann. § 1-23-120 (J), which requires an agency to conduct a formal review of its regulations every five years?	Yes
	Yes

(End of Reorganization and Compliance Section)

FY2025

Strategic Plan Development

as submitted for the Accountability Report by:

Agency Code - DEPARTMENT OF ENVIRONMENTAL SERVICES

- Goal 1 Lead with Data-Driven Decisions to Implement Policy
- Goal 2 Ensure Efficient and Optimal Delivery of Services
- Goal 3 Strengthen Stakeholder Engagement and Collaborative Partnerships
- Goal 4 Build a Specialized and Competent Workforce.

Perf. Measure Number	Description	Base	Target	Value Type	Desired Outcome	Time Applicable	Calculation Method	Data Source	Data Location	Stakeholder Need Satisfied	Primary Stakeholder	State Funded Program Number Responsible	Notes	
1.1 Comprehensive use of modern tools and technologies for agency decision-making.													State Objective: Public Infrastructure and Economic Development	
1.1.1	Number of processes improved to ensure ongoing incorporation of modern technologies and best practices.	17,407	8%	Percent	Equal to or greater than	State Fiscal Year	Total number of customers inputting data into ePermitting portal.	Number of new customers inputting data through ePermitting.	Program databases	Efficiencies of required reporting and processing.	Regulated community	9803.100100X000		
1.2 Increasing process efficiencies through quality improvement initiatives													State Objective: Public Infrastructure and Economic Development	
1.2.1	Number of quality improvement projects completed.	30	95%	Percent complete	Equal to or less than	Calendar Year	Improvements identified and implemented through quality audits.	Quality Assurance Manager and Internal Audits	Records maintained by Quality Assurance Manager and office of Internal Audits.	Consistency and efficiencies of processes.	Regulated community, Internal staff, Citizens of South Carolina	8700.012500.000		
1.3 Ensuring environmental data and information are easily accessible and provided in a meaningful way for public use.													State Objective: Public Infrastructure and Economic Development	
1.3.1	Number of data requests through FOI.	1,720	0	Count	Equal to or less than	State Fiscal Year	Number of FOI requests for data.	FOI database	FOI records / IQ system	Ease of access to environmental data.	Citizens of South Carolina, Business Community	0100.000000.000		
2.1 Implement a comprehensive environmental permitting process that serves users, stakeholders and communities.													State Objective: Public Infrastructure and Economic Development	
2.1.1	Number of ePermitting stakeholder events held.	0	2	Count	Equal to or greater than	State Fiscal Year	Count of stakeholder events where ePermitting improvements are discussed.	Stakeholder discussions	Meeting notes.	Improved customer service experience for regulated community.	Regulated community	9803.100100X000		
2.2 Increasing pollution prevention by offering compliance assistance to permittees.													State Objective: Public Infrastructure and Economic Development	
2.2.1	Number of summary compliance reports developed based on compliance data.	0	4	Count	Equal to or greater than	Calendar Year	The number of reports provided to leadership on compliance data.	ePermitting compliance reports	ePermitting database	Improved compliance and reduced environmental impact (pollutin prevention).	Citizens of South Carolina, Business Community	9803.100100X000		
2.2.2	Number of trainings held for external stakeholders based on compliance data.	0	3	Count	Complete	Calendar Year	Number of trainings held.	Traning materials and attendee list.	Internal SharePoint	Improved compliance and reduced environmental impact (pollutin prevention).	Citizens of South Carolina, Business Community	8700.012500.000		
2.3 Ensuring meaningful public engagement in the environmental permitting process.													State Objective: Public Infrastructure and Economic Development	
2.3.1	Develop and publish our stakeholder and community engagement process.	0	1	Count	Complete	State Fiscal Year	Comped project and publication on website.	website	External website	Public education and reduction of permit appeals.	Citizens of South Carolina, Business Community	8700.012500.000		
2.4 Provide regulatory oversight and monitoring to safeguard the state's environment and public health.													State Objective: Public Infrastructure and Economic Development	

Perf. Measure Number	Description	Base	Target	Value Type	Desired Outcome	Time Applicable	Calculation Method	Data Source	Data Location	Stakeholder Need Satisfied	Primary Stakeholder	State Funded Program Number Responsible	Notes
2.4.1	Performing ambient monitoring to demonstrate attainment of environmental standards.	4,200	100%	Percent	Equal to or greater than	Calendar Year	Meeting national air monitoring network requirements.	EPA	National database (AQS and WQP).	Continued of maintenance and improvement of environmental quality to meet health based standards.	Citizens of South Carolina, Business Community	8700.012500.000	
2.5 Improve business efficiencies.		State Objective: Public Infrastructure and Economic Development											
2.5.1	Identify internal process efficiencies to improve operational services.	0	2	Count	Equal to or greater than	State Fiscal Year	Number of documented process improvements made in operations.	Director of Operations and Continuous Improvement	Internal SharePoint site	Improved business efficiencies will improve customer experience and reduce waste.	SCDES staff, Citizens of South Carolina	0100.000000.000	
3.1 Enhancing collaborative partnerships with local governments, communities, county leaders, and permittees.		State Objective: Government and Citizens											
3.1.1	Number of government entities participating in meetings.	0	46	Count	Equal to or greater than	Calendar Year	Total number of counties and municipalities participating.	Meeting agendas.	Internal SharePoint site	Improved government discussions to improve services.	Citizens of South Carolina, Business Community	9803.100100X000	
3.2 Ensuring robust stakeholder input on regulatory promulgation.		State Objective: Government and Citizens											
3.2.1	Number of stakeholder meetings.	0	1	Ratio	Equal to or greater than	State Fiscal Year	1:1 Ratio - one stakeholder meeting for each regulation promulgation.	Stakeholder agendas.	Internal SharePoint site	Engaging stakeholders for informed decision making.	Citizens of South Carolina, Business Community	9803.100100X000	
3.3 Convening stakeholders for the planning and implementation of agency initiatives.		State Objective: Government and Citizens											
3.3.1	Number of state environmental coalition workgroup per bureau are lead or supported by SCDES.	0	1	Count	Complete	State Fiscal Year	The number of state environmental coalition workgroup meetings held.	Workgroup agendas	Internal SharePoint site	Improved delivery of services through collaborative partnerships.	Citizens of South Carolina, Business Community	9803.100100X000	
4.1 Retaining and increasing specialized staff.		State Objective: Education, Training, and Human Development											
4.1.1	Develop retention action plan based on Stay Survey results.	0	1	Count	Complete	State Fiscal Year	Agency action plan for employee engagement approved by SCDES Leadership.	Survey form, data from staff survey	Internal SharePoint site	Increased employee engagement and retention	SCDES staff	0100.000000.000	
4.2 Providing leadership and technical training opportunities for staff to promote professional growth professional growth and development.		State Objective: Education, Training, and Human Development											
4.2.1	Number of cohorts completing SCDES Leadership Academy	0	2	Count	Equal to or greater than	State Fiscal Year	Number of staff cohorts that complete leadership training.	Training records	HR/Training attendance logs	Increased employee engagement and retention	SCDES Leadership Staff	0100.000000.000	
4.3 Provide cross training opportunities for staff to increase environmental knowledge and retention.		State Objective: Education, Training, and Human Development											
4.3.1	Number of cross-training presentations provided to staff.	0	8	Count	Equal to or greater than	State Fiscal Year	Number of trainings or presentations done internally.	Training records and webinar attendance logs	HR/Training records and Communications attendance logs	Increased employee engagement and retention	SCDES staff	0100.000000.000	

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Budget Data

as submitted for the Accountability Report by:

Agency Code - DEPARTMENT OF ENVIRONMENTAL SERVICES

State Funded Program No.	State Funded Program Title	Description of State Funded Program	(Actual) General	(Actual) Other	(Actual) Federal	(Actual) Total	(Projected) General	(Projected) Other	(Projected) Federal	(Projected) Total
0100.000000.000	ADMINISTRATION	Provides executive leadership, strategic planning, policy development, financial services, facilities management, information technology, communications, legal services and personnel services.	\$ 11,150,469.00	\$ 14,089,747.00	\$ 216,565.00	\$ 25,456,781.00	\$ 17,280,692.57	\$ 14,916,486.29	\$ 46,892.87	\$ 32,244,071.73
8700.012500.000	WATER MANAGEMENT	Ensures a comprehensive approach to public drinking water, water quality protection and recreational waters through permitting, inspections, public education and complaint response.	\$ 19,177,056.00	\$ 10,238,186.00	\$ 24,490,047.00	\$ 53,905,289.00	\$ 19,177,056.00	\$ 9,741,916.67	\$ 21,710,944.72	\$ 50,629,917.39
8700.012505X000	SYSTEM UPGRADES	Special item for water and wastewater system upgrades	\$ 1,500,000.00	-	-	\$ 1,500,000.00	\$ 1,500,000.00			\$ 1,500,000.00
8700.050100.000	COASTAL RESOURCE IMP	Protects, conserves and encourages the beneficial use of the beaches and the coastal zone through planning partnerships and enforcement of laws and regulations.	\$ 2,446,236.00	\$ 299,659.00	\$ 7,231,399.00	\$ 9,977,294.00	\$ 2,446,236.00	\$ 288,668.00	\$ 5,123,033.83	\$ 7,857,937.83
8700.050800X000	OCEAN OUTFALLS	Ensures that funds are available to address stormwater outfall pipes needs along Horry County coast.	\$ 2,000,000.00	-	-	\$ 2,000,000.00	\$ 2,000,000.00			\$ 2,000,000.00
8700.100000.000	AIR QUALITY IMPROVE	Ensures that all citizens live in areas where all air standards (National Ambient Air Quality Standards) are met and reduces the potential for adverse health effects.	\$ 5,762,984.00	\$ 5,445,440.00	\$ 1,211,534.00	\$ 12,419,958.00	\$ 5,828,150.00	\$ 4,827,537.00	\$ 1,648,689.00	\$ 12,304,376.00
8700.200100.000	LAND & WASTE MANAGE	Maintains registration records, permits, conducts compliance monitoring activities for solid wastes, infectious waste and hazardous waste sites.	\$ 12,966,088.00	\$ 17,029,917.00	\$ 6,147,332.00	\$ 36,143,337.00	\$ 12,966,088.00	\$ 18,146,071.04	\$ 10,465,553.58	\$ 41,577,712.62
8700.400100.000	LABORATORY MGMT	Operates as the primary central environmental laboratory in Columbia and oversees environmental laboratory certification in the state to ensure valid, quality data are used to determine compliance and state regulations.	\$ 2,455,626.00	\$ 3,837,659.00	\$ 1,684,175.00	\$ 7,977,460.00	\$ 2,772,126.00	\$ 3,247,143.00	\$ 2,150,775.00	\$ 8,170,044.00
8700.450100.000	ONSITE WASTEWATER	The OSWW Program issues permits to install onsite wastewater (septic) systems where public sewer is not available. The program designs the systems based on a technical evaluation of the soil, home placement, and property lines. They also provide oversight of the installers by issuing licenses in a tiered system and conducted final evaluations on newly installed systems.	\$ 11,041,256.00	\$ 2,876,463.00	\$ 5,029.00	\$ 13,922,748.00	\$ 9,659,722.00	\$ 2,109,423.00	-	\$ 11,769,145.00
9500.050000.000	STATE EMPLOYER CONTR	Employer portion of state retirement, social security, health insurance, dental insurance, workers compensation and unemployment insurance.	\$ 13,913,392.00	\$ 12,260,111.00	\$ 10,833,679.00	\$ 37,007,182.00	\$ 14,028,226.00	\$ 12,799,937.00	\$ 10,673,871.00	\$ 37,502,034.00
9803.100100X000	EPERMITTING PRJ COMP	Non-recurring funding to complete SCDES's ePermitting system	\$ 3,218,913.91	-	-	\$ 3,218,913.91	\$ 3,218,913.91			\$ 3,218,913.91
9805.590000X000	DAM SAFETY	Non-Recurring Funding to provide funding for Environmental projects to protect SC's Environment.	-	\$ 4,880.44	-	\$ 4,880.44		\$ 4,880.44		\$ 4,880.44

State Funded Program No.	State Funded Program Title	Description of State Funded Program	(Actual) General	(Actual) Other	(Actual) Federal	(Actual) Total	(Projected) General	(Projected) Other	(Projected) Federal	(Projected) Total
9811.620000X000	FISCL IMPCT RSTRC-IT	Non-recurring funding to implement agency separation detailed in S399/Act 60	\$ 5,793,448.00	-	-	\$ 5,793,448.00	\$ 5,793,448.00			\$ 5,793,448.00

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Legal Data

as submitted for the Accountability Report by:

Agency Code - DEPARTMENT OF ENVIRONMENTAL SERVICES

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
1-11-20	State	Statute	Transfer of Offices, Divisions, Other Agencies from State Budget and Control Board to Appropriate Entities - the regulation of minerals and mineral interests on public land is transferred to DHEC.	Not related to agency deliverable		No Change
3-5-40	State	Statute	Acquisition of Land Needed from Private Persons or Public Service Companies - if the U.S. government requires title to land within the state borders for construction and maintenance of intracoastal waterway that is in the name of a private person or corporation, telephone company, or any other public service company, or has been donated or condemned, DHEC may secure such easements or property on behalf of the state.	Not related to agency deliverable		No Change
3-5-50	State	Statute	Condemnation of Lands Needed From Private Persons or Public Service Companies by DHEC - If the Department is unable to secure a right of way or spoil disposal area, the Department may condemn the land on behalf of the State.	Not related to agency deliverable		No Change
3-5-80	State	Statute	Surveys for Purpose of Determining Property Necessary for Uses - For the purpose of determining the lands, easements, or property necessary for use, the Department may enter upon the general lands along the right of way for purposes of determining the specific lines of the rights of way.	Not related to agency deliverable		No Change
3-5-100	State	Statute	Areas Leased for Cultivation and Gathering of Oysters; Rights of Lessees - If DNR is unable to reach an agreement with the owner of leased oyster beds, the Department may condemn the rights and property of the lessees. If DNR is able to reach an agreement, the Department may reimburse the person for any direct actual losses as a result of the transfer.	Not related to agency deliverable		No Change
3-5-120	State	Statute	Survey and Determination of Damage to Oyster Beds or Oysters - Upon application to survey oyster beds, the Department shall promptly survey the damage to the oyster bed and determine the person causing the damage. The Department may subpoena witnesses in determining such facts. The Department must afford the person causing the damage the opportunity to be heard.	Not related to agency deliverable		No Change
3-5-130	State	Statute	Coastal Division to Make Determination of Actual Damages - The Coastal Division shall make the determination as to the amount of actual damage to the oyster bed.	Requires a service		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
3-5-360	State	Statute	Surveys for Purpose of Determining Property Necessary for Uses - For the purpose of determining the lands, easements, or property necessary for use, the Department may enter upon the general lands along the right of way for purposes of determining the specific lines of the rights of way.	Not related to agency deliverable		No Change
4-33-10	State	Statute	Authorization for Educational Exhibits - The Department shall, upon application and guarantee of expenses, prepare and send educational exhibits to county fairs.	Requires a service		No Change
4-33-20	State	Statute	Demonstrators Shall Be Assigned to Educational Exhibits - The Department shall send competent demonstrators to county fairs to explain the exhibits sent.	Requires a manner of delivery		No Change
4-33-30	State	Statute	Demonstrators May Be Persons Employed for Other Purposes; Expenses - The Department may detail necessary men to and spend the funds necessary to prepare and arrange the exhibits in Section 4-33-10.	Requires a service		No Change
6-19-30	State	Statute	Source of Funds; Administration of Grants; Appointment and Duties of Advisory Committee - The Department shall administer grants for intermission to various water and sewer systems.	Requires a service		No Change
6-19-35	State	Statute	Utilization of Funds; Advisory Committee Responsibility - The Department may delegate any agency, including itself, to administer or supervise any portion of a project funded under the South Carolina Rural Water and Sewer Act.	Requires a service		No Change
6-19-40	State	Statute	Application for Grants; Rules for Consideration and Approval - The Department shall promulgate rules and regulations for processing all State grants appropriated under the State Grants for Water and Sewer Authorities, Districts or Systems.	Requires a service		No Change
10-9-10	State	Statute	Leases of Gas, Oil, and Certain Other Minerals - The Department may make leases of gases, oil, and minerals, with the approval of the Attorney General, of lands owned, managed or controlled by the Department.	Requires a service		No Change
10-9-30	State	Statute	Leases Subject to Conservation Laws; Lease of Rights Upon Offshore and Other State Lands - The Department may negotiate for oil, gas, and other mineral rights leases upon all lands and waters of the State.	Requires a service		No Change
10-9-110	State	Statute	DHEC Has Exclusive Control of the State's Phosphate Interest - The Department has exclusive control over the State's phosphate interest.	Requires a service		No Change
10-9-200	State	Statute	Comptroller General Notified of Licenses Issued - The Department shall notify the Comptroller General of phosphate licenses granted within 20 days of granting.	Requires a service		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
10-9-320	State	Statute	Lease of Development Rights to Geothermal Resources Underlying Surface Lands Owned by State - The Department may lease development rights of geothermal resources. The Department must promulgate regulations regarding the lease.	Requires a service		No Change
12-6-3550	State	Statute	Voluntary Cleanup Activity Tax Credit; Eligibility Requirements - the Department must determine whether an applicant meets the eligibility requirements for tax credits available to non-responsible parties for voluntary cleanup activity and provide DOR a written tax credit certificate by April first.	Requires a service	Tax credit certificates	No Change
12-28-2355	State	Statute	Inspection and Environmental Impact Fee Charged on Petroleum Products - The Department shall deposit the one-half cent a gallon environmental impact fee (collected by DOR) as provided in 44-2-40.	Funding agency deliverable(s)		No Change
13-1-380	State	Statute	Recycling Market Development Advisory Council - The Department shall provide technical assistance to the Recycling Market Development Advisory Council as requested.	Requires a service	Technical assistance.	No Change
13-7-10	State	Statute	Definitions	Not related to agency deliverable		No Change
13-7-20	State	Statute	Designates powers and duties of the Division of State Development	Not related to agency deliverable		No Change
13-7-30	State	Statute	Designates powers and duties of the State Fiscal Accountability Authority	Not related to agency deliverable		No Change
13-7-40	State	Statute	Designates powers and duties of DHEC and the Technical Advisory Radiation Control Council and regulation of persons controlling or using ionizing radiation	Requires a service	Oversight of control or use of ionizing radiation; Distribution of loans, grants, and other funds; advise the governor, legislature, and other agencies on radiation control	No Change
13-7-45	State	Statute	Provides DHEC authority to regulate users of ionizing and non-ionizing radiation and set fees	Requires a service	Oversight of use of ionizing and nonionizing radiation	No Change
13-7-50	State	Statute	Provides DHEC authority to take immediate action in response to emergency	Requires a manner of delivery		No Change
13-7-60	State	Statute	Enables governor to enter into agreement with federal government to discontinue federal government activities regarding radiation to be assumed by the state	Requires a manner of delivery		No Change
13-7-70	State	Statute	Mandates DHEC to set rules and regulations regarding transport of radioactive material and agreement with federal government as to enforcement and inspection	Requires a service	Oversight of transport of radioactive materials	No Change
13-7-80	State	Statute	Violation of regulation promulgated pursuant to this article is a misdemeanor	Not related to agency deliverable		No Change
13-7-85	State	Statute	Sets process for and details civil penalties	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
13-7-90	State	Statute	Exempts operators practicing May 26, 1986 from DHEC certification requirements	Requires a manner of delivery		No Change
13-7-100	State	Statute	Exempts employees of licensed hospitals from this article	Requires a manner of delivery		No Change
13-7-110	State	Statute	Cites the article as the South Carolina Radioactive Waste Transportation and Disposal Act.	Not related to agency deliverable		No Change
13-7-120	State	Statute	Lists definitions that are used in the article.	Not related to agency deliverable		No Change
13-7-130	State	Statute	States the applicability of the article, which applies to any shipper, carrier or other person who transports radioactive waste into or within South Carolina, any person involved in the generation of radioactive waste within South Carolina, and to any shipper whose radioactive waste is transported into or within South Carolina or is delivered, stored, or disposed within South Carolina.	Not related to agency deliverable		No Change
13-7-140	State	Statute	Describes the prerequisites for transporting radioactive waste; requirements for a radioactive waste permit; transferability of permit; effect on department budget of fee collection.	Requires a service	A permit to any shipper who shall certify that he will comply with provisions 1 through 6 of subsection A of Section 13-7-140.	No Change
13-7-145	State	Statute	Requires non-resident shippers of radioactive waste to be subject to service of process for purposes of administering and enforcing the article.	Not related to agency deliverable		No Change
13-7-150	State	Statute	Requirement to notify the Department of any variance from primary route and estimated date of arrival; requires that content of certificate is to accompany shipments; and states training requirements for carrier's operators.	Requires a service	Accept documentation from a radioactive waste carrier indicating any variance from primary route and estimated date of arrival; a certification of the content of the shipment; and evidence of successful completion by its operators of operator training requirements as may be prescribed by the United States Department of Transportation for all operators transporting radioactive waste into or within South Carolina.	No Change
13-7-160	State	Statute	The Department is required to issue interim regulations as needed for implementation of this article and final regulations within one hundred twenty-days from the effective date of the article.	Requires a service	Regulations	No Change
13-7-170	State	Statute	Reporting requirements of owners and operators of disposal facilities to the Department.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
13-7-180	State	Statute	States the civil penalties for violation of Article 2, and lists the factors in the Department assessing the penalties.	Requires a service	Assessment of civil penalties for violating Article 2	No Change
13-7-190	State	Statute	Requirement of how fines, penalties or fees shall accrue to the general fund of the State.	Requires a service	Administration of the permitting provisions of Article 2	No Change
13-7-200	State	Statute	Requirement of the manner in which an emergency order shall be issued and how and when a hearing may be afforded the person to whom the order is directed.	Requires a service	Issuance of an emergency order and hold a hearing on order if one is applied for	No Change
14-7-1610	State	Statute	State Grand Jury System; Legislative Findings and Intent; Applicability - An environmental engineer contracted by the Department shall determine the anticipated damages in crimes against the environment.	Not related to agency deliverable		No Change
27-16-90	State	Statute	State May Convey Existing Reservation to United States; Expanded Reservation; Expansion Zones; Improvements in Expansion Zones; Eminent Domain; Taxes; Easements - Prior to its comprehensive planning process for reservation expansion, the Department shall consult with the Catawba Indian Tribe about the location of future sewage treatment facilities that may serve the expansion areas.	Not related to agency deliverable		No Change
40-23-280	State	Statute	Requirements, Proof, and Initiation of Claim on Bond - The Department may initiate claims upon the bond for remediation or losses caused by an environmental systems operator.	Not related to agency deliverable		No Change
44-1-30	State	Statute	Board shall meet at least quarterly. Board members shall receive such compensation for their services as provided by law for members of boards.	Requires a manner of delivery	SCDES Repeal to conform to Act 60.	No Change
44-1-40	State	Statute	Board shall select a Director who shall serve a four-year term. The Director shall have such authority and perform such duties as directed by the Board. Salary of the Director shall be fixed by the Board and approved by SFAA. For any vacancy in the office of the director, the Board, after consultation with and approval by the Governor, must submit a name of its appointee to the Senate for advice and consent. The Board may remove a Director only after consultation with and approval by the Governor.	Not related to agency deliverable	SCDES Repeal to conform to Act 60	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-1-50	State	Statute	The Board may conduct administrative reviews as may be required by law, or considered necessary by the Board. Board shall provide for the administrative organization of the Department and make changes as may be necessary for economic and efficient administration. Board may appoint advisory boards; compensation for advisory board members shall be as provided by law for members of boards.	Requires a service	Forum for review of agency action. Appointment of advisory boards as necessary. SCDES Repeal to conform to Act 60	No Change
44-1-60	State	Statute	Outlines appeal procedures from agency decisions.	Requires a service	Forum for review of agency action . SCDES Amend to conform to Act 60	No Change
44-1-65	State	Statute	Appeals from the Department decisions for animal facilities.	Requires a service	Forum for review of agency action. SCDES Delete per Act 60. Repealed effective 7/1/24	Yes. Repealed effective 7/1/24
44-1-70	State	Statute	Rules and regulations to be approved by the General Assembly.	Not related to agency deliverable	SCDES Amend to conform to Act 60	No Change
44-1-80	State	Statute	Duties and powers of Board as to communicable diseases - sets forth the powers of the Board of Health and Environmental Control when it comes to the investigation and prevention of communicable diseases.	Not related to agency deliverable	SCDES Amend to conform to Act 60	No Change
44-1-90	State	Statute	Board shall advise municipal county authorities - codifies the powers of the Board of Health and Environmental Control as it relates to disease outbreaks in towns, cities, and counties in South Carolina.	Not related to agency deliverable	SCDES Amend to conform to Act 60	No Change
44-1-151	State	Statute	Penalties for Violations Involving Shellfish - provides for disposal of shellfish involved in violation and civil penalties.	Not related to agency deliverable	SCDES performing this function	No Change
44-1-152	State	Statute	Disposition of Revenues from Capital Fines and Forfeitures for Violation of Shellfish Laws - to be split between county/DHEC/general fund.	Funding agency deliverable(s)	SCDES performing this function	No Change
44-1-155	State	Statute	Release on Bail of Person Apprehended by Shellfish Patrolmen upon Charge of Violating Health and Sanitary Aspects of Shellfish, Crab, and Shrimp Laws or Regulations - permits deposit of bail with patrolman in lieu of incarceration or formal recognizance.	Not related to agency deliverable	SCDES performing this function	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-1-165	State	Statute	Expedited Review Program Established - Establishes Expedited Review Program within the Department to provide for expedited permit application review process.	Requires a manner of delivery	SCDES Amend to conform to Act 60	No Change
44-1-315	State	Statute	Environmental Permits and Permittees - directs the Department to provide a schedule to bring facilities newly within the jurisdiction of South Carolina as a result of changes to the NC-SC border into compliance with Department permits.	Not related to agency deliverable		No Change
44-2-10	State	Statute	State Underground Petroleum Environmental Response Bank Act of 1988 - Citation of Act	Not related to agency deliverable		No Change
44-2-20	State	Statute	Definitions.	Not related to agency deliverable		No Change
44-2-40	State	Statute	Creation of Superb Account and Superb Financial Responsibility Fund. The purposes and uses of each.	Distribute funding to another entity		No Change
44-2-50	State	Statute	The Department shall promulgate regulations relating to permitting, release detection, prevention, and correction applicable to all owners and operators of underground storage tanks. The Department shall keep an accurate record of costs and expenses incurred.	Requires a manner of delivery		No Change
44-2-60	State	Statute	The owner or operator of an underground storage tank which stores or is intended to store a regulated substance shall register the tank with the Department. An environmental impact fee of one half cent a gallon is imposed which must be used by the Department for the purposes of carrying out the provisions of this chapter.	Requires a manner of delivery		No Change
44-2-70	State	Statute	Financial responsibility of owner or operator of an underground storage tank.	Requires a manner of delivery		No Change
44-2-75	State	Statute	Any person who owns an underground storage tank containing petroleum or petroleum products who is unable to demonstrate financial responsibility in the minimum amounts specified in Section 44-2-70(A) may establish an insurance pool in order to demonstrate this financial responsibility.	Not related to agency deliverable		No Change
44-2-80	State	Statute	Any person who releases a regulated substance from an underground storage tank immediately shall undertake to contain, remove, and abate the release to the satisfaction of the Department.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-2-90	State	Statute	Any interest accruing on the Superb Account and the Superb Financial Responsibility Fund must be credited to each respective account. The environmental impact fee established in Section 44 2 60(B) is abolished on December 31, 2026.	Funding agency deliverable(s)		No Change
44-2-110	State	Statute	Amnesty provision (which lapsed in 1994).	Not related to agency deliverable		No Change
44-2-115	State	Statute	The Department shall apply the eligibility requirements set forth in this chapter in a manner favoring eligibility.	Requires a manner of delivery		No Change
44-2-120	State	Statute	The Department shall promulgate regulations relating to the evaluation and approval of site rehabilitation contractors to perform rehabilitation or cleanup work.	Requires a service	Determination and approval of acceptable contractors.	No Change
44-2-130	State	Statute	An owner, operator, or agent is eligible for compensation for reasonable costs incurred for site rehabilitation in excess of \$25,000. If a liability insurance policy or any other financial responsibility mechanism has been executed for a site at which compensation from the Superb Account is sought, no funds may be expended from the Superb Account until the funds provided by the financial responsibility mechanism have been exhausted.	Distribute funding to another entity		No Change
44-2-140	State	Statute	The Department may issue an order requiring one to comply with provisions, regulations, or orders under the Superb Act. The Department may also may bring civil action for injunctive relief.	Requires a manner of delivery		No Change
44-2-150	State	Statute	Superb Advisory Committee established to study the implementation and administration of the Superb program, to make recommendations to the Department and the General Assembly on ways to improve the efficiency of the program and to maximize available funds, and to advise the Department on administration of the program.	Report our agency must/may provide		No Change
44-55-10	State	Statute	State Safe Drinking Water Act - Citation of Act	Not related to agency deliverable		No Change
44-55-20	State	Statute	Definitions	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-55-30	State	Statute	Sets forth design and construction of any public water system be in accord with modern engineering practices. Requires the Board to establish regulations, procedures, or standards necessary to protect the health of the public and to ensure proper operation and function of public water systems.	Requires a manner of delivery		No Change
44-55-40	State	Statute	Pertains to the application for construction permit; final inspection and approval; protection and maintenance of water system; classification of public water treatment facilities and distribution systems; certification of well drillers; well construction and operation regulations; public water system operating permit.	Requires a service	Department issuance of construction permit. Department inspections prior to issuance of operation permit. Department certifications of qualified individuals who are capable of testing cross-connection control devices to ensure proper operation. Department authority to investigate public water systems as the Department considers necessary.	No Change
44-55-45	State	Statute	Creates an advisory committee to the board for purpose of advice during development or subsequent amendment of regulatory standards and requirements for participation.	Board, commission, or committee on which someone from our agency must/may serve	Amend to conform to Act 60.	No Change
44-55-50	State	Statute	Pertains to recreational activities in reservoirs and notification procedures if determined recreational activities would be injurious to the public health. Including an appeal process for any citizen of this State who objects to the finding.	Requires a service	In creating regulations, procedures, and standards under 44-55-30 and exercising supervisory powers under 44-55-40 the Department or board must not prohibit or fail to include provisions for recreational activities. If the board or Department determine these recreational activities would be injurious to the public health it shall cause to have published at least once a week for six consecutive weeks in a newspaper of general circulation in the county or area affected a summary of its findings.	No Change
44-55-60	State	Statute	Commissioner to issue emergency order where imminent hazard to public health considered to exist.	Requires a service	In order to eliminate an imminent hazard to public health the commissioner may, without notice or hearing, issue an emergency order requiring the water system to immediately take such action as is required under the circumstances to protect the public health.	No Change
44-55-70	State	Statute	Public notice of condition of violation in public water system.	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-55-80	State	Statute	Unlawful acts.	Requires a manner of delivery		No Change
44-55-90	State	Statute	Penalties and injunctive relief.	Not related to agency deliverable		No Change
44-55-100	State	Statute	Authority granted to the Department to carry out this article.	Requires a manner of delivery		No Change
44-55-120	State	Statute	Drinking Water Trust Fund; Safe Drinking Water Advisory Committee; establishment of fees; compliance with act a requisite for permit.	Funding agency deliverable(s)		No Change
44-55-210	State	Statute	"Privy" and "watershed" defined.	Not related to agency deliverable		No Change
44-55-220	State	Statute	Applicability of article to all privies	Not related to agency deliverable		No Change
44-55-230	State	Statute	Privies to be maintained in sanitary fashion with rules and regulations posted inside the privy by an officer of the Department	Requires a service	Prescribe regulations and post same in privies	No Change
44-55-240	State	Statute	Person in charge of a dwelling, etc., responsible for maintenance of privies	Not related to agency deliverable		No Change
44-55-250	State	Statute	DHEC shall exercise such supervision over construction and maintenance as is necessary to enforce the provisions of this article	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-55-260	State	Statute	Entry onto premises for purposes of inspection. Willful interference a misdemeanor	Not related to agency deliverable	DHEC must follow due process for prescribed entry onto premises	No Change
44-55-270	State	Statute	Closure of illegal privies	Requires a service	Fasten sign to notify public of illegal privy	No Change
44-55-275	State	Statute	Religious camp or park exception	Not related to agency deliverable		No Change
44-55-280	State	Statute	No person shall remove an official notice fastened to a privy by a DHEC officer	Not related to agency deliverable		No Change
44-55-290	State	Statute	Enforcement	Not related to agency deliverable		No Change
44-55-300	State	Statute	Penalties	Not related to agency deliverable		No Change
44-55-410	State	Statute	Required sewage closets	Not related to agency deliverable		No Change
44-55-420	State	Statute	Supervision over construction and maintenance	Requires a service	Supervision and control over construction and maintenance	No Change
44-55-430	State	Statute	Adoption of rules and regulations	Requires a service	May adopt rules or regulations for enforcement of the article	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-55-440	State	Statute	Exemption for compliance with former law	Not related to agency deliverable		No Change
44-55-450	State	Statute	Exemptions	Not related to agency deliverable		No Change
44-55-460	State	Statute	Penalties	Not related to agency deliverable		No Change
44-55-810	State	Statute	Declaration of legislative purpose.	Not related to agency deliverable		No Change
44-55-820	State	Statute	Electricity may not be connected without certificate from county or municipality, which requires approved sewage disposal method.	Not related to agency deliverable		No Change
44-55-822	State	Statute	Preliminary Tract Evaluation, preliminary and final subdivision approval letters	Requires a service	Issuance of preliminary tract evaluations and subdivision approval letters	No Change
44-55-825	State	Statute	Inspection and approval of onsite wastewater systems	Requires a service	Inspection and approval of at least 3% of installed systems annually	No Change
44-55-827	State	Statute	Promulgation of Regulations	Requires a service	Regulations for onsite systems	No Change
44-55-830	State	Statute	Permits must be provided by purchaser to seller of mobile home before mobile home is placed on new site for occupancy	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-55-840	State	Statute	Penalties	Not related to agency deliverable		No Change
44-55-850	State	Statute	Construction of article	Not related to agency deliverable		No Change
44-55-860	State	Statute	Lot not accessible to sewer and not suitable for onsite system	Requires a service	Issue decision in writing along with any corrective measures that can be taken	No Change
44-55-1310	State	Statute	Definitions (Passive Soil-Based On-Site Disposal Systems)	Not related to agency deliverable		No Change
44-55-1320	State	Statute	Authorizes use of passive soil-based on-site disposal systems for collecting, treating, discharging, or reclaiming wastewater or sewage from a small on-site wastewater system generating less than fifteen hundred gallons per day, large on-site wastewater system generating equal to or greater than fifteen hundred gallons per day, or community, cluster, or commercial wastewater system, if the systems comply with statutory requirements and with ordinances a county or municipality establishes.	Not related to agency deliverable		No Change
44-55-1330	State	Statute	System installation requirements	Requires a service	Department permitting of passive soil-based on-site disposal systems; Department preparation of as-built diagrams at the time of final inspection.	No Change
44-55-1350	State	Statute	Alternative tile field product regulations	Requires a service	Promulgation of regulations for alternative tile field products.	No Change
44-55-2310	State	Statute	State Recreational Waters Act - Citation of Act	Not related to agency deliverable	SCDES performing this function	No Change
44-55-2320	State	Statute	Definitions	Not related to agency deliverable	SCDES performing this function	No Change
44-55-2330	State	Statute	Promulgation of regulations	Requires a service	SCDES performing this function	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-55-2340	State	Statute	Department issuance of construction permit and operation permit, including inspection requirements.	Requires a service	SCDES performing this function	No Change
44-55-2350	State	Statute	Permit fees	Funding agency deliverable(s)	SCDES performing this function	No Change
44-55-2360	State	Statute	Noncompliance	Not related to agency deliverable	SCDES performing this function	No Change
44-55-2370	State	Statute	Violations and penalties	Not related to agency deliverable	SCDES performing this function	No Change
44-55-2380	State	Statute	Enforcement of regulations	Report our agency must/may provide	SCDES performing this function	No Change
44-55-2390	State	Statute	Lifeguard requirements	Not related to agency deliverable	SCDES performing this function	No Change
44-56-10	State	Statute	South Carolina Hazardous Waste Management Act - Citation of Act	Not related to agency deliverable		No Change
44-56-20	State	Statute	Definitions	Not related to agency deliverable		No Change
44-56-30	State	Statute	DHEC Board shall promulgate such regulations, procedures or standards as may be necessary to protect human health and the environment from the effects of improper, inadequate, or unsound management of hazardous wastes.	Requires a service	Promulgate regulations	No Change
44-56-35	State	Statute	Department shall promulgate regulations establishing standards for the location of hazardous waste treatment, storage, and disposal facilities to more effectively ensure long-term protection of human health and the environment.	Requires a manner of delivery		No Change
44-56-40	State	Statute	Department's powers to carry out the Act.	Requires a manner of delivery		No Change
44-56-50	State	Statute	Department Director's powers to carry out the Act.	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-56-59	State	Statute	General Assembly's findings and conclusions regarding landfilling hazardous waste.	Requires a manner of delivery		No Change
44-56-60	State	Statute	Department submits annual evaluation to the General Assembly. Permit requirements. Disposal limits. Disposal preference for in-state generated waste.	Requires a service	Department issues permits. Department provides annual evaluation to General Assembly.	No Change
44-56-70	State	Statute	All generators, transporters, and operators of hazardous waste storage, treatment, and disposal facilities shall utilize a manifest system as prescribed by Department to insure all such hazardous waste generated is designated for storage, treatment, or disposal in storage, treatment, or disposal facilities, other than facilities on the premises where the waste is generated, which have been properly permitted for such purposes.	Requires a manner of delivery		No Change
44-56-80	State	Statute	Department requirements (such as reports, sampling, monitoring) and that these records shall be public.	Requires a service	Establish requirements and maintain public records of such.	No Change
44-56-90	State	Statute	Department employee or representative may enter or inspect any facility and its records and may obtain samples.	Requires a manner of delivery		No Change
44-56-100	State	Statute	The DHEC board may issue, modify, or revoke any order to prevent any violation of this chapter.	Requires a manner of delivery	Amend to conform to Act 60	No Change
44-56-110	State	Statute	Department may hold public hearings and compel the attendance of witnesses; conduct studies, investigations, and research with respect to the operation and maintenance of any hazardous waste treatment or disposal facilities or sites and issue, deny, revoke, suspend or modify permits under such conditions as it may prescribe for the operation of hazardous waste treatment or disposal facilities or sites; provided, however, that no permit shall be revoked without providing opportunity for a hearing.	Requires a manner of delivery		No Change
44-56-120	State	Statute	Not later than 90 days after final promulgation or revision of regulations identifying by its characteristics or listing any substance as hazardous waste, any person generating or transporting such substance or owning or operating a facility for treatment, storage, or disposal of such substance shall file with Department a notification stating the location and general description of such activity and the identified or listed hazardous waste handled.	Requires a manner of delivery		No Change
44-56-130	State	Statute	Unlawful acts.	Requires a manner of delivery		No Change
44-56-140	State	Statute	Consequences and penalties for violation of act.	Requires a service	Assessment of civil penalties.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-56-160	State	Statute	Department is directed to establish a Hazardous Waste Contingency Fund to ensure the availability of funds for response actions necessary at permitted hazardous waste landfills and necessary from accidents in the transportation of hazardous materials and to defray the costs of governmental response actions at uncontrolled hazardous waste sites.	Distribute funding to another entity		No Change
44-56-163	State	Statute	Establishment of Pinewood Hazardous Waste Contingency Fund and Pinewood Development Fund.	Distribute funding to another entity		No Change
44-56-164	State	Statute	The creation, composition, and purpose of the Pinewood Development Authority.	Distribute funding to another entity		No Change
44-56-165	State	Statute	Fees imposed and distributed must be used to fund Department's hazardous waste reduction and minimization activities.	Funding agency deliverable(s)		No Change
44-56-170	State	Statute	Hazardous waste generators and owners/operators of hazardous waste facilities must submit quarterly reports to Department. Fees assessed for each ton of hazardous waste.	Funding agency deliverable(s)		No Change
44-56-175	State	Statute	Breakdown of how fees imposed are credited.	Distribute funding to another entity		No Change
44-56-180	State	Statute	In determining the use of the Hazardous Waste Contingency Fund for a particular governmental response action, Department shall consider the relative risk of danger to human health and the environment and the hazard potential of the substances involved including potential for fire, explosions, release of harmful air contaminants, direct human contact, contamination of surface water or groundwater including those used for drinking water supplies, and damages to sensitive ecosystems.	Distribute funding to another entity	Agency also must issue a report.	No Change
44-56-190	State	Statute	Regulations inconsistent with those related to the Hazardous Waste Contingency Fund must be revised.	Requires a manner of delivery		No Change
44-56-200	State	Statute	Department may implement and enforce CERCLA relating to hazardous waste cleanup. For purposes of this section, also provides definition of "owner."	Requires a service	Cost recovery actions.	No Change
44-56-205	State	Statute	All hazardous waste treatment and disposal facilities in South Carolina shall give preference to hazardous waste generators within South Carolina for treatment and disposal of hazardous materials at licensed facilities in the State.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-56-210	State	Statute	Department, in its discretion, shall assign not more than two full-time health inspectors to serve at each commercial hazardous waste treatment, storage, and disposal facility located in South Carolina for the purpose of assuring the protection of the health and safety of the public by monitoring the receipt and handling of hazardous waste at these sites.	Requires a service	Assignment of full-time health inspectors to commercial hazardous waste facilities.	No Change
44-56-215	State	Statute	Department is authorized to assess each company generating hazardous waste a fee based on the amount of hazardous waste generated.	Funding agency deliverable(s)		No Change
44-56-220	State	Statute	Information requirements of entity providing financial assurance for hazardous waste treatment or disposal facility or site.	Requires a manner of delivery		No Change
44-56-310	State	Statute	Definitions.	Not related to agency deliverable		No Change
44-56-320	State	Statute	Any person who in good faith gratuitously provides assistance or advice in mitigating or attempting to mitigate the effects of an actual or threatened discharge of hazardous materials, or in preventing, cleaning up, or disposing of or in attempting to prevent, clean up, or dispose of any such discharge, is not subject to civil damages.	Not related to agency deliverable		No Change
44-56-330	State	Statute	Applicability of the immunity noted in 44-56-320.	Not related to agency deliverable		No Change
44-56-405	State	Statute	Drycleaning Facility Restoration Trust Fund - Purpose of Act	Distribute funding to another entity		No Change
44-56-410	State	Statute	Definitions	Not related to agency deliverable		No Change
44-56-420	State	Statute	Creation of Dry-cleaning Facility Restoration Trust Fund, revenue for which must be collected and enforced by the Department of Revenue, and the fund must be administered by DHEC.	Distribute funding to another entity		No Change
44-56-425	State	Statute	Statute does not apply to a dry-cleaning facility that possesses a dry-cleaning facility exemption certificate issued by the Department of Revenue.	Requires a manner of delivery		No Change
44-56-430	State	Statute	Management of fund, including submission of annual report to the General Assembly.	Distribute funding to another entity	Annual report to General Assembly.	No Change
44-56-440	State	Statute	Registration and fees. Owners and operators may only purchase solvent from a registered supplier.	Funding agency deliverable(s)		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-56-450	State	Statute	Environmental surcharge equal to one percent of the gross proceeds of sales of laundering and dry-cleaning services is imposed upon every owner or operator of a retail dry-cleaning facility or a dry drop-off facility.	Funding agency deliverable(s)		No Change
44-56-460	State	Statute	Environmental surcharge on dry-cleaning solvent and halogenated dry-cleaning fluid.	Funding agency deliverable(s)		No Change
44-56-470	State	Statute	Eligibility for trust fund money.	Distribute funding to another entity		No Change
44-56-480	State	Statute	Owners or operators of dry-cleaning facilities shall install containment structures around each machine or item of equipment in which dry-cleaning solvent is used and or stored.	Requires a service	If section is not complied with, the owner/operator is not eligible to receive trust fund money.	No Change
44-56-485	State	Statute	Department may promulgate regulations.	Requires a service	Promulgate regulations.	No Change
44-56-490	State	Statute	Violations and penalties.	Requires a service	Issue orders after citation of violations.	No Change
44-56-495	State	Statute	Creation of the Dry-cleaning Advisory Council.	Board, commission, or committee on which someone from our agency must/may serve	Amend to conform to Act 60.	No Change
44-56-510	State	Statute	Waste Assessments - provides for assessment of fees for any waste disposed of in a permitted hazardous waste land disposal site that is not assessed fees under the General Provisions of the Hazardous Waste Management Act.	Funding agency deliverable(s)		No Change
44-56-710	State	Statute	Brownfields/Voluntary Cleanup Program - Purpose of Act.	Requires a service		No Change
44-56-720	State	Statute	Definitions.	Not related to agency deliverable		No Change
44-56-730	State	Statute	Site and participation eligibility for participation in the voluntary cleanup program.	Requires a manner of delivery		No Change
44-56-740	State	Statute	Requirements for voluntary cleanup contracts entered into by or on behalf of responsible parties.	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-56-750	State	Statute	Prerequisites to and provisions of voluntary cleanup contract entered into by or on behalf of non-responsible party.	Requires a manner of delivery		No Change
44-56-760	State	Statute	Department shall review the voluntary cleanup program and report to the General Assembly on the activities of the program and, where applicable, make recommendations for any needed changes or improvements.	Report our agency must/may provide		No Change
44-87-10	State	Statute	Asbestos Abatement License - Definitions	Not related to agency deliverable		No Change
44-87-20	State	Statute	Asbestos project licenses; fee; promulgation of forms and regulations - establishes requirements to obtain asbestos project licenses and authorizes the Department to set licensing procedures and fees.	Requires a service	Department to issue asbestos project licenses; Department may prescribe license application forms.	No Change
44-87-30	State	Statute	Asbestos project license for projects other than demolition; forms and documentation requirements; regulations - establishes licensure requirements for asbestos abatement entities involved in asbestos projects other than demolitions.	Requires a service	Department to issue licenses to asbestos abatement entities; Department may prescribe license application forms; the Department by regulation may define categories and requirements for licensing of personnel who perform asbestos abatement work.	No Change
44-87-40	State	Statute	Promulgation of regulations prescribing standards of performance; fees.	Requires a service	Promulgation and enforcement of implementing regulations; establishment of standards of performance for asbestos removal and criteria for obtaining licenses; establishment of fees to cover costs of the program.	No Change
44-87-50	State	Statute	Civil penalty - establishes civil penalty for violation of Asbestos Abatement License statute.	Requires a service	Assessment of civil penalties for violations.	No Change
44-93-60	State	Statute	Requirement to store infectious waste in such a manner and location which affords protection from animals and weather conditions and which minimize exposure to the public.	Not related to agency deliverable		No Change
44-93-70	State	Statute	Requirement that infectious waste must be transported in such a manner that the integrity of the waste containers is maintained and that occupations hazards are minimized.	Not related to agency deliverable		No Change
44-93-80	State	Statute	Requirement that infectious waste must be treated at a facility meeting the requirements of Section 44-93-120, and when and what infectious waste may be disposed.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-93-90	State	Statute	Requires registration of infectious waste generators with the Department and requires generators to place identification on all labels and containers of infectious waste before transfer or transportation.	Not related to agency deliverable		No Change
44-93-100	State	Statute	Lists generator exemptions from the provisions of the chapter.	Not related to agency deliverable		No Change
44-93-110	State	Statute	Unlawful for a person who owns or operates a waste treatment, storage, or disposal facility within the State to accept any infectious waste generated in a jurisdiction which prohibits by law the treatment, storage, or disposal of that infectious water within that jurisdiction.	Not related to agency deliverable		No Change
44-93-120	State	Statute	No person may operate an infectious waste treatment or disposal facility or generator facility without first obtaining a permit.	Requires a service	Permit	No Change
44-93-125	State	Statute	A person must obtain a permit from the Department in order to expand or construct a new facility.	Requires a service	Permit	No Change
44-93-130	State	Statute	Under certain circumstances and within five years of the application for a registration or permit, the director of the Agency may refuse to issue or renew a registration to transport infectious waste or a permit to operate a facility.	Requires a service	Permit	No Change
44-93-140	State	Statute	It is unlawful for a person to fail to comply with this chapter or with procedure or requirement set forth in the regulations.	Not related to agency deliverable		No Change
44-93-150	State	Statute	Enforcement and penalties for persons who violates an infectious waste permit, regulations, standard, or requirement under this chapter.	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-93-160	State	Statute	Fees are specified for the treatment of infectious waste in this State; reportings; and penalties.	Not related to agency deliverable		No Change
44-93-165	State	Statute	The Department shall establish an Infectious Waste Program Fund to ensure the availability of funds to carry out the Department's responsibilities under this chapter.	Requires a service	Establish a fund	No Change
44-93-170	State	Statute	The Department shall establish an Infectious Waste Contingency Fund to ensure the availability of funds for response actions necessary as permitted infectious waste treatment facility and necessary from accidents in the transportation of infectious waste to defray the cost of governmental response actions associated with infectious waste.	Requires a service	Establish a fund	No Change
44-93-180	State	Statute	The Department must assign a health inspector to serve at a commercial infectious waste treatment facility located in South Carolina for the purpose of assuring the protection of the health and safety of the public by monitoring the receipt, handling, treatment, and disposal of infectious waste at these sites.	Requires a service	Assignment of health inspector	No Change
44-93-190	State	Statute	This chapter is inapplicable to treatment or disposal of hazardous waste.	Not related to agency deliverable		No Change
44-93-210	State	Statute	Annually the Department shall estimate and publish the amount of infectious waste it expects to be generated within this State during the succeeding calendar year.	Requires a service	Estimate and publish expected amount of infectious waste to be generated within the state during the succeeding calendar year	No Change
44-93-220	State	Statute	States monthly incineration limits for infectious waste from July through December 1990.	Not related to agency deliverable		No Change
44-93-230	State	Statute	Severability statute stating that sections 44-93-210 and 44-93-220 must be construed as separate provisions.	Not related to agency deliverable		No Change
44-93-240	State	Statute	States the fine to be imposed in the event the infectious waste tonnage limitations in any month are unlawfully exceeded at a commercial waste incinerator facility, and that the fine is imposed retroactively on the excess tonnage burned in that month; funds received from the fee increase must be deposited in the Infectious Waste Contingency Fund.	Requires a service	Impose fines	No Change
44-96-10	State	Statute	South Carolina Solid Waste Policy and Management Act - Citation of Act	Not related to agency deliverable		No Change
44-96-20	State	Statute	Findings; purposes.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-96-30	State	Statute	Applicability.	Not related to agency deliverable		No Change
44-96-40	State	Statute	Definitions.	Not related to agency deliverable		No Change
44-96-50	State	Statute	State solid waste management policy and goals.	Not related to agency deliverable		No Change
44-96-60	State	Statute	State solid waste management plan; revision of plan and annual report; State Solid Waste Advisory Council.	Not related to agency deliverable		No Change
44-96-80	State	Statute	County or regional solid waste management plans; local government responsibilities; local Solid Waste Advisory Councils.	Not related to agency deliverable		No Change
44-96-85	State	Statute	Establishes a Solid Waste Emergency Fund to be administered by the Department	Requires a service	Department may expend fund to address public health and environmental emergencies associated with solid waste.	No Change
44-96-90	State	Statute	Full cost disclosure.	Requires a service	Promulgate regulations establishing the method for local governments to use in calculating the full cost for solid waste management within the service area of the local government	No Change
44-96-100	State	Statute	Violations of certain regulations; issuance of order for compliance or civil action for injunctive relief; willful violations; penalty; additional powers and duties of department.	Requires a service	Issue orders for violations; May also issue civil or criminal enforcement action; may impose reasonable civil penalties.	No Change
44-96-105	State	Statute	Promulgation of regulations.	Not related to agency deliverable		No Change
44-96-110	State	Statute	Establishment of the Office of Solid Waste Reduction and Recycling.	Not related to agency deliverable		No Change
44-96-120	State	Statute	Establishment of the Solid Waste Management Trust Fund; Waste Tire Grant Trust Fund.	Requires a service	Administer the Solid Waste Management Trust Fund via the Office of Solid Waste Reduction and Recycling.	No Change
44-96-130	State	Statute	Solid Waste Management Grant Program.	Requires a service	Establish a grant program via the Office of Solid Waste Reduction and Recycling; ensure that all grant funds made available to local governments and regions shall be utilized for activities necessary to carry out their solid waste management responsibilities.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-96-140	State	Statute	Recycling programs of state government; state procurement policy; report of the Department of Transportation.	Not related to agency deliverable		No Change
44-96-150	State	Statute	Packaging; plastics.	Not related to agency deliverable		No Change
44-96-160	State	Statute	Used oil.	Not related to agency deliverable		No Change
44-96-165	State	Statute	Independent audits of trust funds.	Requires a service	Contract with one or more qualified, independent certified public accountant on a one-year basis to audit revenue and disbursements from the Solid Waste Management Trust Fund and the Waste Tire Trust Fund.	No Change
44-96-170	State	Statute	Waste tires.	Not related to agency deliverable		No Change
44-96-180	State	Statute	Lead-acid batteries.	Requires a service	Shall produce, print, and distribute the notices required by subsection (D) to all lead-acid battery retailers.	No Change
44-96-190	State	Statute	Yard trash; compost.	Not related to agency deliverable		No Change
44-96-200	State	Statute	White goods.	Not related to agency deliverable		No Change
44-96-210	State	Statute	Newsprint.	Requires a service	Determine whether newsprint sold within this state is being recycled at a rate of thirty-five percent or more of the quantity sold within the State.	No Change
44-96-220	State	Statute	Uniform Department of Revenue collection and enforcement methods apply.	Not related to agency deliverable		No Change
44-96-235	State	Statute	Severability.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-96-240	State	Statute	Findings; purposes.	Not related to agency deliverable		No Change
44-96-250	State	Statute	Definitions.	Not related to agency deliverable		No Change
44-96-260	State	Statute	Powers and duties of the Department.	Requires a service	Promulgate regulations, procedures, or standards; issue, deny, revoke, or modify permits, registrations, or orders; establish, by regulation, and collect reasonable registration and permit fees; conduct inspections, investigations, obtain samples, and conduct research regarding the operation and maintenance of any solid waste management facility; enter into agreements, contracts, or cooperative arrangements; receive financial and technical assistance from the federal government or private entities; cooperate with private organizations and with business and industry in carrying out the provisions of this article; establish qualifications for, and provide certification programs for, operators of landfills, and other solid waste management facilities; establish and carry out an appropriate statewide educational program; and encourage counties and municipalities to pursue a regional approach to solid waste management within a common geographical area.	No Change
44-96-270	State	Statute	Department report on regional solid waste management facilities.	Requires a service	Conduct a study and submit a report to the Governor and to the General Assembly.	No Change
44-96-280	State	Statute	Powers of the commissioner.	Requires a service	May take necessary action to protect human health or safety or the environment.	No Change
44-96-290	State	Statute	Permitting.	Requires a service	Shall promulgate regulations to implement this section; may amend or attach conditions to a permit; and may issue permits for short-term structural fills pursuant to the Department regulations.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-96-300	State	Statute	Disclosure statements by permit applicants.	Requires a service	May obtain a disclosure statement from the applicant; may request specific information or a background investigation of an applicant; shall comply with the notice and hearing requirements for administrative proceedings; shall provide for an adjudication hearing if an aggrieved party with standing appeals the granting, denial, or granting with conditions of a permit; shall issue the denied permit or reinstate the revoked permit if the applicant of the denied permit or the holder of the revoked permit affirmatively demonstrates rehabilitation of the individual business concern by a preponderance of the evidence; and may approve a conditional permit.	No Change
44-96-310	State	Statute	Research, development, and demonstration permits.	Requires a service	May issue a research, development, and demonstration permit for any solid waste management facility proposing to utilize an innovative and experimental solid waste management technology or process	No Change
44-96-320	State	Statute	Solid waste landfills.	Requires a service	Shall promulgate regulations governing the siting, design, construction, operation, closure, and post closure activities of all landfills that dispose of solid waste; may by regulation, exempt certain facilities from all or part of the requirements of this section.	No Change
44-96-325	State	Statute	Commercial industrial solid waste landfill; location.	Not related to agency deliverable		No Change
44-96-330	State	Statute	Minimum requirements for new and existing municipal solid waste landfills.	Not related to agency deliverable		No Change
44-96-340	State	Statute	Solid waste incinerators.	Requires a service	Shall promulgate regulations governing the siting, design, construction, operation, closure, and post closure activities of all solid waste incinerators; and may, by regulation, exempt certain facilities from all or part of the requirements of this section.	No Change
44-96-350	State	Statute	Minimum requirements for the management of municipal solid waste incinerator ash.	Requires a service	Shall prescribe criteria and testing procedures for identifying the properties of municipal solid waste incinerator ash.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-96-360	State	Statute	Solid waste processing facilities.	Requires a service	Shall promulgate regulations governing the siting, design, construction, operation, closure, post closure activities of facilities which receive solid waste for processing; and may, by regulation, exempt certain facilities from all or part of the requirements of this section.	No Change
44-96-370	State	Statute	Storage and transfer of solid waste.	Requires a service	Shall promulgate regulations establishing minimum standards for any storage of solid waste prior to processing or incineration or at or in a transfer station; may, by regulation, exempt certain facilities from all or part of the requirements of this section; shall promulgate regulations governing solid waste transfer facilities; and may, by regulation, exempt certain facilities from all or part of the requirements of this section.	No Change
44-96-380	State	Statute	Land application facilities; composting facilities; construction, demolition, and land clearing debris landfills.	Requires a service	Shall promulgate regulations establishing minimum standards for land application facilities an composting facilities; may, by regulation exempt certain facilities from all or part of the requirements of this section; shall promulgate regulations establishing minimum standards for construction demolition, and land clearing debris landfills; and may, by regulation, exempt certain sites or facilities from all or part of the requirements of this section; and shall exempt a landfill for the disposal of trees, stumps, wood chips, and yard waste when generation and disposal of such waste occurs on properties under the same ownership or control.	No Change
44-96-390	State	Statute	Approval procedures for special wastes.	Requires a service	Shall respond to the analysis plan within ninety days of the date of its receipt.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-96-400	State	Statute	Information requirements by the Department; disclosure of information obtained by the Department.	Requires a service	May require the establishment and maintenance of records; the making of reports; the taking of samples and the performing of tests or analysis; the installation, calibration, use, and maintenance of monitoring equipment; or the providing of such other information as may be reasonably necessary to achieve the purposes of this chapter; and may make such determinations where the person submitting the information demonstrates to the satisfaction of the Department that the information, or parts thereof, if made public, would divulge methods, production rates, processes, or other confidential information entitled to protection.	No Change
44-96-410	State	Statute	Inspections; samples.	Requires a service	May, upon presentation of appropriate credentials, at a reasonable time: (1) enter any facility where solid wastes are managed; (2) inspect and copy any records, reports, information, or test results; and inspect and obtain samples of any solid wastes from the owner, operator, or agent in charge of the facility.	No Change
44-96-420	State	Statute	Issuance, modification, or revocation of orders to prevent violations of chapter.	Requires a service	May issue, modify, or revoke any order to prevent a violation of this chapter.	No Change
44-96-430	State	Statute	Hearings.	Requires a service	May hold public hearings and compel the attendance of witnesses, conduct studies, investigations, and research with respect to the operation and maintenance of any solid waste management facility and issue, deny, revoke, suspend, or modify permits under such conditions as it may prescribe for the operation of solid waste management facilities.	No Change
44-96-440	State	Statute	Unlawful acts.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
44-96-450	State	Statute	Violations; penalties.	Requires a service	May bring civil action for injunctive relief in the appropriate court, or may request that the Attorney General bring civil or criminal enforcement action under this section; and may impose reasonable civil penalties established by regulation.	No Change
44-96-460	State	Statute	Training of operators of solid waste management facilities.	Requires a service	Shall establish qualifications for and encourage the development of certification programs for operators of landfills, coordinators of local recycling programs, and operators of other solid waste management facilities; shall work with accredited community colleges, vocational technical centers, state universities, and private institutions in developing educational materials, courses of study, and other such information.	No Change
44-96-470	State	Statute	Facility issues negotiation process.	Requires a service	Shall not be a party to the negotiation process described in this section.	No Change
47-9-60	State	Statute	Appeal of livestock and poultry facility permits - Only property owners and residents within a two-mile radius of a permitted livestock poultry facility may appeal a Department-issued permit pertaining to the facility.	Requires a manner of delivery		No Change
48-1-10	State	Statute	Pollution Control Act; Short Title; Definitions; Declaration of Public Policy - establishes Pollution Control Act and declares state policy to maintain reasonable standards for air and water, consistent with public health, safety, and welfare, maximum employment, industrial development, propagation and protection of terrestrial and marine life, and protection of physical property and other resources; provides Department with the authority to abate, control, and prevent pollution.	Not related to agency deliverable		No Change
48-1-20	State	Statute	Declaration of Public Policy	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-1-30	State	Statute	Promulgation of regulations; approval of alternatives - Requires Department to issue regulations to govern Department procedures; prohibits Department from specifying particular methods to be used to reduce contamination of the air or particular types/methods of construction of any manufacturing processes or other equipment, except where it is not feasible to prescribe/enforce an emission standard or standard of performance; the Department may grant approval for alternate equipment, practices, or control methods upon a demonstration to the Department that such alternative is substantially equivalent.	Requires a manner of delivery		No Change
48-1-40	State	Statute	Adoption of Standards for Air and Water - Requires Department to adopt standards for water and air through rules and regulations.	Requires a manner of delivery		No Change
48-1-50	State	Statute	Powers of the Department - Sets forth powers of the Department under the Pollution Control Act.	Requires a service	Numerous enumerated powers and deliverables. See Section 48-1-50	No Change
48-1-55	State	Statute	Use of Local Personnel to Monitor Water Quality in County Where Oyster Factory Located - Authorizes Department to utilize local personnel to assist with monitoring water quality and environmental standards for navigable rivers where an oyster factory is located.	Requires a manner of delivery		No Change
48-1-60	State	Statute	Classification and Standards of Water Quality and Purity of the Environment Authorized after Notice and Hearing - Recognizes that no single standard of quality and purity of the environment is applicable to all ambient air, land or waters; requires Department to adopt rules and regulations and classification standards after proper study and public hearing upon due notice; the classification and standards of quality and purity of the environment shall be adopted in relation to the public use or benefit to which such air, land or waters are or may, in the future, be put; the Department may alter or modify such classification and standards from time to time.	Requires a service	Department to adopt standards for air and water quality	No Change
48-1-70	State	Statute	Matters Which Standards for Water May Prescribe - Specifies matters that may be prescribed in Department standards for water.	Requires a manner of delivery		No Change
48-1-80	State	Statute	Considerations in Formulating Classification and Standards for Water - Specifies required considerations in classifying waters and setting water quality standards.	Requires a manner of delivery		No Change
48-1-83	State	Statute	Dissolved Oxygen Concentration Depression; Procedures to Obtain Site-Specific Effluent Limit - Prohibits depression in dissolved oxygen concentration greater than 0.1 mg/l in a naturally low dissolved oxygen waterbody absent satisfactory showing that resident aquatic species shall not be adversely affected pursuant to specified procedures for obtaining site-specific dissolved oxygen effluent limit.	Requires a manner of delivery		No Change
48-1-85	State	Statute	Requirements for Houseboats with Marine Toilets - Prohibits operation or floating of houseboat without a marine toilet that discharges into a holding tank; holding tanks to be emptied only through Department-permitted pump-out system; misdemeanor upon violation of provision's requirements.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-1-87	State	Statute	Aquatic Life Protection Act - Requires Department to establish, where necessary to protect aquatic life, NPDES permit limits for whole effluent toxicity (WET) where the Department determines that a discharge causes or has reasonable potential to cause or contribute to an excursion of a water quality criterion other than numeric criteria for specific pollutants; authorizes promulgation of regulations to implement WET tests; specifies conditions for WET permit limitations.	Requires a manner of delivery		No Change
48-1-90	State	Statute	Causing or Permitting Pollution of Environment Prohibited; Remedies - Prohibits unpermitted discharges into the environment, absent special exception; creates process to petition for ruling on applicability of regulations to a particular discharge; authorizes Department to order emergency action in response to unpermitted discharge; establishes damages liability to the state for unpermitted discharges to water that damage/destroy property or fish, shellfish, aquatic animals, wildlife, or plant life indigenous to/dependent on receiving waters.	Requires a service	Determination as to application of permitting program to activity specified by the requester	No Change
48-1-95	State	Statute	Wastewater Utilities; Procedures for Significant Spills - Imposes notification requirements on wastewater utilities in the event of significant spills of untreated or partially treated domestic sewage that could cause a serious adverse impact on the environment or public health; requires Department to order a comprehensive review of the sewage system and treatment works facility or to order an update to the Capacity, Management, Operations, and Maintenance plan under specified conditions.	Not related to agency deliverable		No Change
48-1-100	State	Statute	Permits for Discharge of Wastes or Air Contaminants; Jurisdiction of Department - Establishes requirement for construction permits and discharge permits; if after public comment procedures, as defined by Department regulations, the Department finds that the discharge will not be in contravention of the provisions of the Pollution Control Act, a permit to construct and permit to discharge must be issued to the applicant; authorizes Department to require hydrologic/environmental studies before issuing permit; grants Department jurisdiction over air and water quality issues and requires Department to develop and enforce emission/discharge standards; grants Department jurisdiction over matters involving real/potential threats to health (including handling and disposal of garbage and refuse, septic tanks, and systems for disposal of offal and human or animal wastes).	Requires a service	Department issues permits to regulated entities.	No Change
48-1-110	State	Statute	Permits Required for Construction or Alteration of Disposal Systems; Classification; Unlawful Operations or Discharges - Prohibits construction/changes to/operation of/increases to load for any new disposal system or source until a permit has been granted; provides for classification of public wastewater treatment plants; prohibits operation of an approved waste disposal facility in violation of a permit and prohibits any discharge into the ambient air that shall cause an undesirable level.	Requires a service	Department issues permits to regulated entities.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-1-115	State	Statute	Public Notice of Sludge Storage Facility Construction Permit - Requires Department to provide public notice before issuing a construction permit pursuant to R. 61-67 for facilities that store sludge or other residuals that are not located at the site of a permitted wastewater or sludge treatment facility.	Requires a service	Department provides public notice on proposed permit decisions.	No Change
48-1-120	State	Statute	Determination and Correction of Undesirable Level - Requires the Department to take such action as necessary to control such condition where the Department determines that an undesirable level exists; requires the Department to grant the owner or operator of a source reasonable time to correct the undesirable level, after taking into account all factors pertinent to the issue; in making its order and determinations, the Department shall consider all facts and circumstances bearing on the reasonableness of the emissions, including but not limited to: character and degree of injury to/interference with health and physical property; social and economic value of the source; question of priority of location in the area involved; and technical practicability and economic reasonableness of reducing or eliminating the emissions; if the undesirable level is not corrected within the required time, the Department shall issue an order to cease and desist from causing such emissions.	Not related to agency deliverable		No Change
48-1-130	State	Statute	Order for Discontinuance of Discharge of Wastes or Air Contaminants - Persons discharging sewage, waste, or air contaminants into the environment so as to cause pollution must discontinue such discharges upon receipt of an order of the Department; such Department orders subject to review; Department's emergency powers not abrogated.	Not related to agency deliverable		No Change
48-1-140	State	Statute	Revision or Modification of NPDES or Final Compliance Date for Stationary Source or Class or Sources of Air Pollution - Authorizes Department to revise or modify an NPDES permit; authorizes Department to revise or modify a final compliance date for any stationary source or class or sources of air pollution if the Department makes specified determinations after notice and opportunity for hearing. If the compliance date is prescribed in the State SIP, the Department's findings and recommendations shall be submitted to the Governor for transmittal to the EPA Administrator for concurrence or rejection; such rejection may constitute grounds for rejection of a request to modify or revise compliance requirements.	Requires a manner of delivery		No Change
48-1-150	State	Statute	Situations in Which Public Hearing Is Required or Authorized; Conduct of Hearings; Records; Oaths; Subpoenas; Appeals - Public hearing required for action to classify waters or adopt standards for waters; the Department may conduct public hearings prior to action, at its own volition or upon request of affected persons, in other specified permitting and enforcement circumstances; sets forth provisions governing Department hearings, including provisions for subpoenas and appeals.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-1-160	State	Statute	Conduct of Hearing	Requires a manner of delivery		No Change
48-1-170	State	Statute	Records of hearings and decisions	Requires a service	Records of decisions and compilations of same for use by the public	No Change
48-1-180	State	Statute	Oaths and examinations	Requires a manner of delivery		No Change
48-1-190	State	Statute	Refusal to obey a Department subpoena	Not related to agency deliverable		No Change
48-1-200	State	Statute	Appeals	Not related to agency deliverable		No Change
48-1-210	State	Statute	Duties of Attorney General and Solicitors - Designates Attorney General as legal adviser of the Department; Attorney General shall upon request of the Department institute injunction proceedings or any other court action to accomplish Pollution Control Act purposes.	Not related to agency deliverable		No Change
48-1-220	State	Statute	Institution of Prosecutions - Prosecutions for violation of a final determination or order shall be instituted only by the Department or as otherwise provided for in the Pollution Control Act.	Not related to agency deliverable		No Change
48-1-230	State	Statute	Disposition of Funds - Requires that any funds appropriated to/received by the Department to be deposited in the State Treasury as provided for by law; such funds shall be paid out on warrants issued by the State as prescribed, but only upon order of the Department's authorized representatives in accordance with an annual budget or amendments approved by the Department at an official meeting.	Funding agency deliverable(s)		No Change
48-1-240	State	Statute	Chapter Remedies Are Cumulative; Estoppel - Declares purpose to provide additional and cumulative remedies to abate air and water pollution; nothing in the Pollution Control Act shall abridge or alter rights of action in civil courts or existing remedies under common law or statute, and no provision shall be construed as preventing the State, persons or municipalities, as riparian owners or otherwise, to suppress nuisances or abate pollution pursuant to rights under common law, statutory law, or equity.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-1-250	State	Statute	No Private Cause of Action Created - Provides that no private cause of action is created under the Pollution Control Act; Department determinations create no presumption of law or fact for the benefit of a person other than the State.	Not related to agency deliverable		No Change
48-1-260	State	Statute	Conditions Within Industrial Plants and Employer-Employee Relations Not Affected - Pollution Control Act is not deemed to grant Department any authority with respect to air conditions existing solely within the industrial boundaries of commercial and industrial plants, works, or shops, or to affect the relations between employers and employees with respect to or arising out of any air pollution within such boundaries.	Not related to agency deliverable		No Change
48-1-270	State	Statute	Availability of Records, Reports, and Information to the Public; Confidentiality of Trade Secrets - Requires that all records, reports, or information obtained under the Pollution Control Act shall be available to the public; the Department shall consider any records, reports, or information, or particular portion thereof confidential upon a showing satisfactory to the Department that such information, other than effluent or emission data, if made public would divulge methods or processes entitled to trade secret protection.	Requires a manner of delivery		No Change
48-1-290	State	Statute	Emergency Orders - Authorizes Department to issue emergency orders without notice or hearing upon a finding of emergency, with concurrent notice to the Governor; provides for hearing and other procedures.	Requires a manner of delivery		No Change
48-1-300	State	Statute	Certain Violations Excused - Civil and criminal liability not to be construed to include any act of God, war, strike, riot or other catastrophe absent negligence as proximate cause.	Not related to agency deliverable		No Change
48-1-310	State	Statute	Local Air Pollution Control Programs - Authorizes counties to establish, administer, and enforce a local air pollution control program subject to Department approval; such programs to comport with Department standards and procedures and to be subject to periodic review by the Department.	Requires a service	Local Air pollution programs	No Change
48-1-320	State	Statute	Penalties for Violation of Pollution Control Act - Provides for misdemeanor conviction and penalty between \$500.00 and \$25,000.00 per day of violation and/or imprisonment for not more than two years for willful, grossly negligent, or reckless violations.	Not related to agency deliverable		No Change
48-1-330	State	Statute	Civil Penalties - Provides for civil penalty not to exceed \$10,000.00 per day of violation for any person violating the Pollution Control Act or any rule or regulation, permit or permit condition, final determination, or order of the Department.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-1-340	State	Statute	False Statements, Representations or Certifications; Falsifying, Tampering with, or Rendering Inaccurate Monitoring Devices or Methods - Persons who knowingly make any false statement, representation, or certification in any record/document required to be maintained under the Pollution Control Act or who falsify, tamper with, or knowingly render inaccurate any monitoring device or method required shall be subject to civil or criminal provisions of the Pollution Control Act.	Not related to agency deliverable		No Change
48-1-350	State	Statute	Penalties Constitute Debts to State; Liens; Disposition of Moneys Collected - Requires that all penalties assessed under the Pollution Control Act be held as a debt payable to the State by the person against whom they have been charged, and constitute a lien against the property of such person; half of civil penalties collected inure to the benefit of the county; criminal penalties under 48-1-320 must be collected and distributed pursuant to 14-1-205.	Not related to agency deliverable		No Change
48-2-10	State	Statute	Environmental Protection Fund - Citation of Act	Not related to agency deliverable		No Change
48-2-20	State	Statute	Definitions	Not related to agency deliverable		No Change
48-2-30	State	Statute	Fund established	Funding agency deliverable(s)		No Change
48-2-40	State	Statute	Purposes and uses of the Fund	Funding agency deliverable(s)		No Change
48-2-50	State	Statute	Fees	Report our agency must/may provide	Additionally, agency must promulgate regulations regarding fees	No Change
48-2-60	State	Statute	Challenges to Fees	Funding agency deliverable(s)		No Change
48-2-70	State	Statute	Processing of permit applications	Requires a service	Refund to permit applicant if permit timeframes are not met	No Change
48-2-80	State	Statute	Fees do not reduce general fund appropriations	Funding agency deliverable(s)		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-2-90	State	Statute	Coordination with federal requirements	Funding agency deliverable(s)		No Change
48-2-310	State	Statute	Emergency Environmental Fund - Citation of Act	Not related to agency deliverable		No Change
48-2-320	State	Statute	Definitions	Not related to agency deliverable		No Change
48-2-330	State	Statute	Emergency Fund created	Funding agency deliverable(s)		No Change
48-2-340	State	Statute	Certification of necessity of funding for specific emergency	Report our agency must/may provide	Additionally, written certification for each specific emergency expenditure	No Change
48-5-10	State	Statute	South Carolina Water Quality Revolving Fund Authority Act - Citation of Act	Not related to agency deliverable		No Change
48-5-20	State	Statute	Definitions	Not related to agency deliverable		No Change
48-5-30	State	Statute	SRF Authority Created	Not related to agency deliverable		No Change
48-5-40	State	Statute	Powers of Authority	Not related to agency deliverable		No Change
48-5-50	State	Statute	Continuation of existing fund	Not related to agency deliverable		No Change
48-5-55	State	Statute	Drinking Water Revolving Loan Fund	Not related to agency deliverable		No Change
48-5-60	State	Statute	Authority of Department	Report our agency must/may provide		No Change
48-5-70	State	Statute	Project sponsors authorized to borrow money	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-5-80	State	Statute	Authority authorized to borrow money and issue bonds	Not related to agency deliverable		No Change
48-5-90	State	Statute	Authority authorized to pledge revenues	Not related to agency deliverable		No Change
48-5-100	State	Statute	Bonds payable solely from revenue	Not related to agency deliverable		No Change
48-5-110	State	Statute	Requirements for bonds	Not related to agency deliverable		No Change
48-5-120	State	Statute	Pledge as valid and binding	Not related to agency deliverable		No Change
48-5-130	State	Statute	Subsequent amendments not to affect prior agreements	Not related to agency deliverable		No Change
48-5-140	State	Statute	Authority exempt from taxes and assessments	Not related to agency deliverable		No Change
48-5-150	State	Statute	Bonds as legal investments	Not related to agency deliverable		No Change
48-5-160	State	Statute	Annual report by the Authority	Report our agency must/may provide		No Change
48-5-170	State	Statute	Failure of project sponsors to make payment to authority	Not related to agency deliverable		No Change
48-5-180	State	Statute	Liberal construction of chapter	Not related to agency deliverable		No Change
48-5-190	State	Statute	Severability	Not related to agency deliverable		No Change
48-6-10	State	Statute	Creates Department of Environmental Services	Not related to agency deliverable		Yes. Added

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-14-10	State	Statute	The Stormwater Management and Sediment Reduction Act - Citation of Act	Not related to agency deliverable		No Change
48-14-20	State	Statute	Definitions	Not related to agency deliverable		No Change
48-14-30	State	Statute	Restriction of land-disturbing activities generally	Not related to agency deliverable		No Change
48-14-40	State	Statute	Land disturbing activities exempt from coverage under the statute.	Not related to agency deliverable		No Change
48-14-50	State	Statute	Authority to promulgate regulations	Requires a manner of delivery		No Change
48-14-60	State	Statute	Delegation of control of permitting program to permitted local governments and/or federal government	Requires a service	Authority over part or all of the permitting scheme promulgated by regulation.	No Change
48-14-70	State	Statute	Review of local government programs	Requires a service	Review local government programs and issue an approval, modification, or denial of the program.	No Change
48-14-80	State	Statute	Requirement of federal agencies to submit a stormwater management and a sediment control plan for review.	Requires a service	The Department reviews the submitted plans to determine whether to issue an approval.	No Change
48-14-85	State	Statute	Conduct of regulated activity by local governmental entities	Requires a service	Review and render a decision of requests for a general permit form local governmental entities.	No Change
48-14-90	State	Statute	Department oversight authority.	Requires a manner of delivery		No Change
48-14-95	State	Statute	Authority of implementing entities, including the Department to enter and inspect property for violations and to steps to compel compliance.	Requires a service	Authorizes the Department, as an implementing agency, authority to address compliance with the regulatory requirements.	No Change
48-14-100	State	Statute	Protection of already disturbed areas.	Requires a service	Authorizes the Department, as an implementing agency, authority to address compliance with the regulatory requirements.	No Change
48-14-110	State	Statute	Educational programs.	Requires a service	The Department provides educational programs on stormwater management and sediment control.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-14-120	State	Statute	Authority of the Department and other implement agencies to charge fees to cover the costs of plan reviews and the establishment of stormwater utilities.	Requires a service	When the Department is the reviewing agency it may impose fees for the review of stormwater management and sediment control plans.	No Change
48-14-130	State	Statute	Watershed master plan.	Requires a service	The Department reviews watershed master plans for pollution control, stormwater management, and flood control measures.	No Change
48-14-140	State	Statute	Civil penalties for violations.	Requires a service	Authorizes the Department and other implementing agencies to issue civil penalties for the violations of regulatory provisions.	No Change
48-14-150	State	Statute	The Department may institute a civil action for injunctive relief if the Department has reasonable cause to believe any person is violating or is threatening to violate the requirements of this chapter. The action must be brought in the circuit of the county in which the violation or threatened violation is occurring or about to occur.	Not related to agency deliverable		No Change
48-14-160	State	Statute	No liability for damages on part of governmental body or employee; no relief from obligations and liabilities arising from land-disturbing activity.	Not related to agency deliverable		No Change
48-14-170	State	Statute	The Department shall promulgate regulations.	Requires a manner of delivery		No Change
48-18-10	State	Statute	Erosion and Sediment Reduction Act of 1983 - Citation of Act	Not related to agency deliverable		No Change
48-18-20	State	Statute	Definitions	Not related to agency deliverable		No Change
48-18-30	State	Statute	Matters exempt from the statute.	Not related to agency deliverable		No Change
48-18-40	State	Statute	Duties and responsibilities of the Department.	Not related to agency deliverable		No Change
48-18-50	State	Statute	Duties and membership of State Advisory Council on erosion and sediment reduction.	Not related to agency deliverable		No Change
48-18-60	State	Statute	Duties and responsibilities of conservation districts.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-18-70	State	Statute	Promulgation of regulations by the Department; authority to inspect real property; and responsibilities of the Department of Transportation and Forestry Commission.	Not related to agency deliverable		No Change
48-18-80	State	Statute	Conservation District reports.	Not related to agency deliverable		No Change
48-20-10	State	Statute	South Carolina Mining Act - Citation of Act	Not related to agency deliverable		No Change
48-20-20	State	Statute	Chapter purpose.	Not related to agency deliverable		No Change
48-20-30	State	Statute	Department is responsible for administration of chapter.	Requires a service	Administration of the provisions of the chapter	No Change
48-20-40	State	Statute	Definitions.	Not related to agency deliverable		No Change
48-20-50	State	Statute	Certificates of exploration.	Not related to agency deliverable		No Change
48-20-55	State	Statute	General permits for limited mining.	Requires a service	Develop and implement general permits for the regulation of mining.	No Change
48-20-60	State	Statute	Operating permits generally.	Not related to agency deliverable		No Change
48-20-70	State	Statute	Application for, and issuance of operating permit.	Requires a service	Publish notice of an application for an operating permit or a substantial modification; grant or deny an operating permit	No Change
48-20-80	State	Statute	Modification of operating permit.	Not related to agency deliverable		No Change
48-20-90	State	Statute	Reclamation plans.	Requires a service	Approve (or deny) a reclamation plan.	No Change
48-20-100	State	Statute	Authority to assess and collect fees.	Requires a service	Assess and collect fees to assist with the costs of administration the provision of this chapter.	No Change
48-20-110	State	Statute	Bonding or other security requirements.	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-20-120	State	Statute	Annual report of operator; operating fee; late penalty.	Requires a service	Assess and collect an annual operating fee for each mine; assess and collect a penalty for each annual report and annual operating fee not filed within thirty days following the end of the state fiscal year.	No Change
48-20-130	State	Statute	Inspections; notice of deficiencies.	Requires a service	Inspect the permit area; enter upon the land for the purpose of making the inspection; give written notice to the operator of any deficiencies noted; may issue a notice of uncorrected deficiencies or violation; if necessary, find that reclamation of the permit area is not proceeding in accordance with the reclamation plan. and/or, if necessary, initiate forfeiture proceedings against the bonds or other security filed by the operator.	No Change
48-20-140	State	Statute	Administrative fee for deficiencies.	Requires a service	May assess an administrative fee as part of the issuance of notices of uncorrected deficiencies or violations.	No Change
48-20-150	State	Statute	Modification of reclamation plans.	Requires a service	Give the operator written notice of its intention to modify the reclamation plan and other terms and conditions of the permit, and of the operator's right to a hearing on the proposed modification; and may modify the reclamation plan and other terms and conditions of the permit.	No Change
48-20-160	State	Statute	Notice of violations; hearings; suspension or revocation of permit.	Requires a service	Serve written notice upon the operator that a violation of this chapter, a regulation promulgated by it, or the terms and conditions of a permit have occurred.	No Change
48-20-170	State	Statute	Bond or security forfeiture proceedings.	Requires a service	Whenever it has been determined that bond forfeiture is necessary, the Department shall request the Attorney General to initiate forfeiture proceedings against the bond or other security filed by the operator or explorer.	No Change
48-20-180	State	Statute	Manner of giving written notice.	Requires a service	Mail written notices by registered or certified mail to the permanent address of the operator.	No Change
48-20-190	State	Statute	Appeals of decisions or determination of Agency	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-20-200	State	Statute	Appeal of decision of council to the Admin. Law Court	Requires a manner of delivery		No Change
48-20-210	State	Statute	Department to promulgate regulations.	Requires a service	Promulgate regulations to implement the provisions of this chapter.	No Change
48-20-220	State	Statute	Cease and easiest orders; restraining orders or injunctions; civil penalties.	Requires a service	May issue an immediate cease and desist order; may assess a civil penalty of not more than one thousand dollars for each offense.	No Change
48-20-230	State	Statute	Criminal penalties; authority of the Department to institute other actions or proceedings.	Requires a service	May institute an appropriate action or proceeding to prevent, restrain, correct, or abate a violation of this chapter or a regulation promulgated under this chapter.	No Change
48-20-240	State	Statute	Disposition of fees and civil penalties.	Requires a service	All fees and civil penalties collected must be deposited in the general fund through the State Treasurer.	No Change
48-20-250	State	Statute	Effect of chapter on local zoning regulations or ordinances.	Not related to agency deliverable		No Change
48-20-260	State	Statute	Chapter not to restrict or impair private right of action.	Not related to agency deliverable		No Change
48-20-270	State	Statute	Chapter not to impose liability on State for damages.	Not related to agency deliverable		No Change
48-20-280	State	Statute	Application of chapter.	Not related to agency deliverable		No Change
48-20-290	State	Statute	Authority of the Department to accept grants, to engage in research, and to cooperate with governmental entities.	Requires a service	May apply for, accept, and expend grants; may engage in appropriate research; and may cooperate with the federal, state, or a local government or agency of this or any other state in mutual programs to improve the enforcement of the chapter or to accomplish its purposes more successfully.	No Change
48-20-300	State	Statute	Lands to be included in reclamation plans.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-20-310	State	Statute	Exceptions to civil penalty provisions.	Not related to agency deliverable		No Change
48-39-10	State	Statute	Coastal Tidelands and Wetlands - Definitions	Not related to agency deliverable		No Change
48-39-20	State	Statute	Legislative declaration of findings	Requires a service	Permit decision; regulatory oversight of the Critical Area.	No Change
48-39-30	State	Statute	Legislative declaration of state policy	Requires a service	Permit decision; regulatory oversight of the Critical Area.	No Change
48-39-35	State	Statute	Coastal Division created	Not related to agency deliverable		No Change
48-39-45	State	Statute	Coastal Zone Management Advisory Council created; membership; duties.	Requires a manner of delivery		No Change
48-39-50	State	Statute	Powers and duties of the Department.	Requires a service	To administer the provisions of this chapter and all rules, regulations and orders promulgated under it.	No Change
48-39-60	State	Statute	Department of Natural Resources to provide additional personnel.	Not related to agency deliverable		No Change
48-39-70	State	Statute	Cooperation of other agencies and commissions; administration of oaths; subpoenas.	Requires a service	The administration of enforcement of this chapter.	No Change
48-39-80	State	Statute	Development of coastal management program.	Requires a service	The Department shall have the responsibility for enforcing and administering the program.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-39-85	State	Statute	"Adopt-a-Beach" program.	Requires a service	Influence and encourage the public to improve the appearance of the adopted section of beach	No Change
48-39-90	State	Statute	Public hearings on management plan.	Requires a service	Provide a proposed coastal zone management plan	No Change
48-39-100	State	Statute	Plan developed in cooperation with local governments.	Requires a service	Cooperate with affected local governments in the coastal zone in developing coastal zone management plan.	No Change
48-39-110	State	Statute	Submission of plan by State Ports Authority.	Report our agency must/may provide	Comprehensive coastal management program developed by the Department.	No Change
48-39-120	State	Statute	Development of beach erosion control policy; issuance of permits for erosion control structures; removal of structures; limitation on development of property.	Requires a service	Develop comprehensive beach erosion control policy; issue permits for erosion control structures; remove erosion control structures.	No Change
48-39-130	State	Statute	Permits required to utilize critical areas.	Requires a service	Permit decision; regulatory oversight of the Critical Area.	No Change
48-39-135	State	Statute	Protection of certain golf courses seaward of the baseline.	Requires a service	Protection of certain golf courses seaward of the baseline.	No Change
48-39-140	State	Statute	Submission of development plans; application for permits.	Requires a service	Permit decision; regulatory oversight of the Critical Area.	No Change
48-39-145	State	Statute	Application fee for permit to alter critical area; special provision as to construction of marinas and commercial dock facilities.	Requires a service	Permit decision; regulatory oversight of the Critical Area.	No Change
48-39-150	State	Statute	Approval or denial of permits; appeal to council; exceptions.	Requires a service	Permit decision; regulatory oversight of the Critical Area.	No Change
48-39-160	State	Statute	Violations; jurisdiction of courts.	Requires a service	The Department may complete the Critical Area restoration at the expense of the person altering the area in which case suit for recovery of the amount so expended may be brought in any court having jurisdiction to restrain a violation.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-39-170	State	Statute	Penalties.	Requires a service	Penalties for violating statutes/regulations.	No Change
48-39-180	State	Statute	Judicial review of permit determinations.	Not related to agency deliverable		No Change
48-39-190	State	Statute	Lands not affected by chapter.	Not related to agency deliverable		No Change
48-39-210	State	Statute	Department only state agency authorized to permit or deny alterations or utilizations within critical areas.	Requires a service	Permit decision; regulatory oversight of the Critical Area.	No Change
48-39-220	State	Statute	Legal action to determine interest in tidelands.	Not related to agency deliverable		No Change
48-39-250	State	Statute	Legislative findings regarding the coastal beach/dune system.	Not related to agency deliverable		No Change
48-39-260	State	Statute	Policy statement.	Not related to agency deliverable		No Change
48-39-270	State	Statute	Definitions.	Not related to agency deliverable		No Change
48-39-280	State	Statute	Forty-year retreat policy.	Requires a service	Establishment of the baselines and setback lines.	No Change
48-39-285	State	Statute	Mandatory establishment cycle.	Requires a service	Establishment of the baselines and setback lines.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-39-290	State	Statute	Restrictions on construction or reconstruction seaward of the baseline or between the baseline and the setback line; exceptions; special permits.	Requires a service	Permit decision; regulatory oversight of the Critical Area.	No Change
48-39-300	State	Statute	Local governments given authority to exempt certain erosion control structures from restrictions.	Requires a service	Exemption of local governing bodies from the provisions of Section 48-39-290, relating to reconstruction and removal of erosion control devices.	No Change
48-39-305	State	Statute	Judicial determination of ownership and whether construction prohibition applies or requires compensation; burden of proof.	Not related to agency deliverable		No Change
48-39-310	State	Statute	Prohibition of destruction of any beach or dune vegetation seaward of setback line.	Not related to agency deliverable		No Change
48-39-320	State	Statute	Comprehensive beach management plan; pilot projects to address beach and dune erosion.	Requires a service	BCM may allow the use in a pilot project of any technology, methodology, or structure.	No Change
48-39-330	State	Statute	Disclosure statement.	Not related to agency deliverable		No Change
48-39-340	State	Statute	Distribution of funding.	Distribute funding to another entity		No Change
48-39-345	State	Statute	Coastal Division to administer funds reimbursed to nonfederal project sponsors under local cooperative agreement with army corps of engineers for cost-shared beach renourishment project.	Distribute funding to another entity		No Change
48-39-350	State	Statute	Local comprehensive beach management plan.	Requires a service	Implementation of a local coastal beach management plan or the State Comprehensive Beach Management Plan for the local government.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-39-355	State	Statute	Documentation of authorized activity.	Requires a manner of delivery		No Change
48-39-360	State	Statute	Application of chapter.	Requires a manner of delivery		No Change
48-40-10	State	Statute	Beach Restoration and Improvement Trust Act - Citation of Act	Not related to agency deliverable		No Change
48-40-20	State	Statute	Definitions	Not related to agency deliverable		No Change
48-40-30	State	Statute	South Carolina Beach Restoration and Improvement Fund established.	Distribute funding to another entity		No Change
48-40-40	State	Statute	Trust fund appropriation; carry-over and interest; administration.	Distribute funding to another entity		No Change
48-40-50	State	Statute	Appropriation and designation of funds; local matching; project approval and administration.	Funding agency deliverable(s)		No Change
48-40-60	State	Statute	Emergency reserve fund; administration; purpose.	Funding agency deliverable(s)		No Change
48-40-70	State	Statute	Annual analysis of accumulated data from monitoring and evaluation of erosion rates; funding.	Funding agency deliverable(s)		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-43-10	State	Statute	Oil and Gas Exploration, Drilling, Transportation, and Production - Definitions	Not related to agency deliverable		No Change
48-43-20	State	Statute	Prohibits oil and gas pollution	Requires a manner of delivery		No Change
48-43-30	State	Statute	Provides for Department authority	Not related to agency deliverable		No Change
48-43-40	State	Statute	Requires public hearings	Requires a manner of delivery	Hearings	No Change
48-43-50	State	Statute	Provides authority for hearings	Requires a manner of delivery		No Change
48-43-60	State	Statute	Appeals	Not related to agency deliverable		No Change
48-43-80	State	Statute	Provides for exemptions	Not related to agency deliverable		No Change
48-43-90	State	Statute	Requires liberal construction	Not related to agency deliverable		No Change
48-43-100	State	Statute	Rules to be approved by General Assembly	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-43-310	State	Statute	Requires permits for operation	Requires a service	Permits	No Change
48-43-315	State	Statute	Applicable to geothermal resources	Requires a manner of delivery		No Change
48-43-320	State	Statute	Allows allocation of resources	Requires a service	Allocations	No Change
48-43-330	State	Statute	Allows spacing units	Requires a service	Spacing units	No Change
48-43-340	State	Statute	Allows integration of spacing units	Not related to agency deliverable		No Change
48-43-350	State	Statute	Provides for hearings and orders	Requires a manner of delivery		No Change
48-43-360	State	Statute	Provides for approval of agreements for units	Not related to agency deliverable		No Change
48-43-370	State	Statute	Provides for permits	Requires a service	Permit	No Change
48-43-380	State	Statute	Leases	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-43-390	State	Statute	Lease of state lands	Not related to agency deliverable		No Change
48-43-510	State	Statute	Definitions	Not related to agency deliverable		No Change
48-43-520	State	Statute	Declaration of General Assembly	Not related to agency deliverable		No Change
48-43-530	State	Statute	Provides authority of Department for registration certificates and cost recovery	Requires a service	Provide registration certificates	No Change
48-43-540	State	Statute	Registration certificate requirements	Requires a service	Provide registration certificates	No Change
48-43-550	State	Statute	Provides for regulations	Requires a manner of delivery		No Change
48-43-560	State	Statute	Requires abatement discharge by polluters	Requires a manner of delivery		No Change
48-43-570	State	Statute	Requires cooperation of other agencies	Not related to agency deliverable		No Change
48-43-580	State	Statute	List of unlawful acts	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-43-590	State	Statute	Requires financial assurance	Not related to agency deliverable		No Change
48-43-600	State	Statute	Filing of claims for damages by third parties	Not related to agency deliverable		No Change
48-43-610	State	Statute	Provides penalties	Not related to agency deliverable		No Change
48-43-620	State	Statute	Requires submittal of budget and accountability of funds	Requires a service	Proposed budget and accounting of funds	No Change
48-43-810	State	Statute	Describes unlawful acts and authority of Department	Not related to agency deliverable		No Change
48-43-820	State	Statute	Additional provision for penalties and liability to third parties	Not related to agency deliverable		No Change
48-43-830	State	Statute	Additional penalty provision	Not related to agency deliverable		No Change
48-43-840	State	Statute	Authorizes Department through Attorney General to undertake actions for seizure	Not related to agency deliverable		No Change
48-43-850	State	Statute	Provides for injunctions	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-46-30	State	Statute	Atlantic Interstate Low-Level Radioactive Waste Compact Implementation Act - Definitions	Not related to agency deliverable		No Change
48-46-40	State	Statute	Fees for Disposal of Regional and Nonregional Radioactive Waste in Regional Disposal Facilities; Disposition of Fees; Higher Education Scholarship Grants - Any proposal to suspend disposal of regional and nonregional radioactive waste at a disposal plant must be approved by the Department.	Funding agency deliverable(s)		No Change
48-46-50	State	Statute	Appointment of commissioners, alternate commissioners, and technical representatives from certain state agencies to Atlantic Compact Commission; restrictions on voting authority of commissioners.	Board, commission, or committee on which someone from our agency must/may serve	Amend to conform to Act 60.	No Change
48-46-80	State	Statute	Adjustment of License Fees for Low-Level Radioactive Waste Shallow Land Disposal - The Department may adjust the radioactive materials license fee.	Funding agency deliverable(s)		No Change
48-46-90	State	Statute	Custody and Maintenance of Barnwell Site Following Closure - The Department is responsible for continued monitoring of the Barnwell site.	Requires a service	Continued monitoring of Barnwell site.	No Change
48-57-10	State	Statute	Environmental Audit Privilege and Voluntary Disclosure - Purpose	Not related to agency deliverable		No Change
48-57-20	State	Statute	Definitions	Not related to agency deliverable		No Change
48-57-30	State	Statute	Environmental Audit Report	Not related to agency deliverable		No Change
48-57-40	State	Statute	Waiver of Privilege	Not related to agency deliverable		No Change
48-57-45	State	Statute	Notification of Audit	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-57-50	State	Statute	Revocation of privilege in administrative proceedings	Not related to agency deliverable		No Change
48-57-60	State	Statute	Privilege in criminal proceedings	Not related to agency deliverable		No Change
48-57-70	State	Statute	Burden of Proof	Not related to agency deliverable		No Change
48-57-80	State	Statute	Stipulations	Not related to agency deliverable		No Change
48-57-90	State	Statute	Construction	Not related to agency deliverable		No Change
48-57-100	State	Statute	Voluntary Disclosure	Not related to agency deliverable		No Change
48-57-110	State	Statute	Effect of state or local rule, regulation, permit condition	Not related to agency deliverable		No Change
48-60-05	State	Statute	South Carolina Manufacturer Responsibility and Consumer Convenience Information Technology Equipment Collection and Recovery Act - Citation of Act	Not related to agency deliverable		No Change
48-60-10	State	Statute	Legislative findings	Not related to agency deliverable		No Change
48-60-20	State	Statute	Definitions	Not related to agency deliverable		No Change
48-60-30	State	Statute	A computer, computer monitor, or television manufacturer may not sell or offer to sell a covered device unless a label indicating the computer, computer monitor, or television manufacturer's brand is permanently affixed to the covered device in a readily visible location.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-60-40	State	Statute	Computer manufacturer to provide recovery program or financial incentive of equal or greater value for sales or offers of sale of covered computer devices.	Not related to agency deliverable		No Change
48-60-50	State	Statute	Television manufacturer or computer monitor manufacturer to provide recovery program or financial incentive of equal or greater value for sales or offers of sale of covered television devices; annual recycling; contact information provided to the Department.	Not related to agency deliverable		No Change
48-60-51	State	Statute	Electronic waste program.	Requires a service		No Change
48-60-55	State	Statute	Requirement for a television manufacturer or computer monitor manufacturer to join organization to implement recovery program or to create own program.	Not related to agency deliverable		No Change
48-60-60	State	Statute	Liability of computer, computer monitor, or television manufacturers.	Not related to agency deliverable		No Change
48-60-70	State	Statute	Retailer sale requirements; exception.	Not related to agency deliverable		No Change
48-60-80	State	Statute	Liability of retailer.	Not related to agency deliverable		No Change
48-60-90	State	Statute	Consumers placing or discarding covered devices in waste stream that is to be disposed of in a solid waste landfill; duty of owner of solid waste landfill.	Not related to agency deliverable		No Change
48-60-100	State	Statute	The Department shall provide information to be public on its Internet website regarding the provisions of the chapter and the prohibition on disposing of covered devices in a solid waste landfill, and provide information about recovery programs available in the state on the Department's Internet website.	Requires a service	Website information pertaining to covered devices and recovery programs.	No Change
48-60-110	State	Statute	Audits and inspections by the Department.	Requires a service	Audits and inspections of a computer or television manufacturer, retailer, or recovered.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
48-60-120	State	Statute	Exemptions from public disclosure.	Not related to agency deliverable		No Change
48-60-130	State	Statute	Annual solid waste report to contain information provided by manufacturers.	Requires a service	Report information provided by manufacturers on recovery programs offered in the annual solid waste report.	No Change
48-60-140	State	Statute	Recovery of covered devices to comply with law; recovered minimum compliance.	Not related to agency deliverable		No Change
48-60-141	State	Statute	Registration of collectors under a manufacturer electronic waste program; denial of a registration; sorting of collected covered devices; prohibited activities.	Requires a service		No Change
48-60-142	State	Statute	Registration of recoverers; denial of registration; requirements of recoverers; regulations; violations; penalties.	Requires a service		No Change
48-60-150	State	Statute	Promulgation of regulations.	Requires a service	Regulation promulgation.	No Change
48-60-160	State	Statute	Fees and fines for manufacturers; exemptions.	Not related to agency deliverable		No Change
48-60-180	State	Statute	Stakeholder process to explore opportunities to advance solutions for recycling of electronics.	Requires a service		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
49-1-15	State	Statute	Permits for hydroelectric projects to divert or impound navigable streams.	Requires a service	Provision sets forth requirements that must be considered in reviewing an application for a permit and sets forth exemptions from the permit requirement.	No Change
49-1-16	State	Statute	Fees for permits.	Funding agency deliverable(s)		No Change
49-1-18	State	Statute	Suspension of control authority over certain Savannah River matters.	Not related to agency deliverable		No Change
49-1-20	State	Statute	It is violations of the statute to allow the obstruction of navigable waters but accidental obstructions are not violations.	Not related to agency deliverable		No Change
49-1-30	State	Statute	Duty of landowners to clean streams.	Not related to agency deliverable		No Change
49-1-40	State	Statute	Obstructing streams.	Not related to agency deliverable		No Change
49-1-50	State	Statute	Penalties for the sale of or purchase of lumber or timber.	Not related to agency deliverable		No Change
49-1-60	State	Statute	Owners of wharves located on the shore or in or over a navigable stream may charge a toll for use	Not related to agency deliverable		No Change
49-1-80	State	Statute	Authorization for International Paper to use water from the Great Pee Dee River.	Not related to agency deliverable		No Change
49-1-90	State	Statute	Right to water withdrawal from the Great Pee Dee River.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
49-3-10	State	Statute	Water Resources Planning and Coordination Act - Citation of Act. Transfer of former Water Resources Division of the Department of Natural Resources; Transfer of regulatory powers to DES.	Not related to agency deliverable		Yes. Updated pursuant to Act 60 of 2023, effective 7/1/2024.
49-3-20	State	Statute	Definitions.	Not related to agency deliverable		Yes. Updated pursuant to 2023 Act No. 60, Section 5, rewrote the section.
49-3-30	State	Statute	Transfer of Former Water Resources Commission to Water Resources Division of DNR; Transfer of Regulatory Powers to DHEC - The regulatory authority of the Water Resources Commission is transferred to the Department.	Not related to agency deliverable		Yes. Omitted by 2023 Act No. 60, Section 5
49-3-40	State	Statute	Powers and duties of department.	Requires a manner of delivery		Yes. Updated pursuant to 2023 Act No. 60, Section 5, made nonsubstantive changes throughout the section.
49-3-50	State	Statute	Matters to be considered by department in exercising responsibilities.	Requires a manner of delivery		Yes. Updated pursuant to 2023 Act No. 60, Section 5, made nonsubstantive changes throughout the section.
49-3-60	State	Statute	Procedures governing department action which may give rise to a contested case.	Not related to agency deliverable		Yes. Updated pursuant to 2023 Act No. 60, Section 5, rewrote the section.
49-4-10	State	Statute	South Carolina Surface Water Withdrawal, Permitting Use, and Reporting Act - Citation of Act	Not related to agency deliverable		No Change
49-4-20	State	Statute	Definitions.	Not related to agency deliverable		No Change
49-4-25	State	Statute	Surface water withdrawal permit requirement.	Requires a manner of delivery	Provision makes the withdrawal of surface water without a permit unlawful.	No Change
49-4-30	State	Statute	Exemptions.	Not related to agency deliverable		No Change
49-4-35	State	Statute	Water use registration.	Requires a manner of delivery	Requirements for registration and the actions that the Department must consider in determining whether to grant, modify, or deny a registration.	No Change
49-4-40	State	Statute	Applications for surface water permits.	Requires a manner of delivery	The requirements for the issuance of permits are set forth.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
49-4-45	State	Statute	Reporting requirements for surface water withdrawers.	Requires a manner of delivery	Review, approval, and reporting requirements.	No Change
49-4-50	State	Statute	Water quantity reports.	Requires a manner of delivery	Provision sets forth the information that must be contained in the reports submitted by each permitted or registered withdrawer.	No Change
49-4-55	State	Statute	Criteria for registered and exempt surface water withdrawer to apply for a permit.	Requires a manner of delivery	Procedures for applying for a permit are general set forth.	No Change
49-4-60	State	Statute	Use of surface water on non-riparian land.	Requires a manner of delivery	Surface water use on non-riparian land is entitled to equal consideration as the use on riparian land.	No Change
49-4-70	State	Statute	Applications for surface water and inter basin transfer permits.	Requires a manner of delivery	Requirements for submitting applications set forth.	No Change
49-4-80	State	Statute	Permit application contents.	Requires a manner of delivery		No Change
49-4-90	State	Statute	Hearings for new surface water withdrawal permit applications for interbasin transfers; notice.	Not related to agency deliverable		No Change
49-4-100	State	Statute	Surface water withdrawal permits; contents; valid for certain time period.	Requires a manner of delivery		No Change
49-4-110	State	Statute	Effect of surface water withdrawal permit.	Not related to agency deliverable		No Change
49-4-120	State	Statute	Modification, suspension and revocation of permit; conditions; renewal of permit.	Requires a service		No Change
49-4-130	State	Statute	Notice of construction of new surface water intake required.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
49-4-140	State	Statute	Temporary surface water withdrawal permit; necessity.	Requires a service		No Change
49-4-150	State	Statute	Amount of withdrawal dependent on definition of minimum instream flow; public water suppliers; determination of amount of water available.	Not related to agency deliverable		No Change
49-4-160	State	Statute	Operation and contingency plan to promote adequate water supply maintained on site; contents of plan; exceptions.	Not related to agency deliverable		No Change
49-4-170	State	Statute	Powers and duties of department.	Not related to agency deliverable		No Change
49-4-175	State	Statute	Authority to collect, and the amount of, surface water withdrawal permit fees.	Funding agency deliverable(s)		No Change
49-4-180	State	Statute	Violation of chapter; penalties.	Requires a service		No Change
49-5-10	State	Statute	Groundwater Use and Reporting Act - Citation of Act	Not related to agency deliverable		No Change
49-5-20	State	Statute	Legislative declaration of policy	Requires a manner of delivery		No Change
49-5-30	State	Statute	Definitions	Not related to agency deliverable		No Change
49-5-40	State	Statute	Department establishment of groundwater management program; withdrawer registration and usage reporting.	Requires a manner of delivery	Department must establish and implement an effective statewide groundwater management program.	No Change
49-5-50	State	Statute	Department monitoring of groundwater withdrawals, requirements for construction of new wells or increase in capacity of existing well.	Requires a service	Department must assess, notice, and monitor groundwater withdrawals.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
49-5-60	State	Statute	Capacity use area designation; development of a groundwater management plan; groundwater withdrawal permits; appeals and grounds for reversal or modification	Requires a service	In the State where excessive groundwater withdrawal presents potential adverse effects to the natural resources or poses a threat to public health, safety, or economic welfare or where conditions pose a significant threat to the long-term integrity of a groundwater source, including salt water intrusion, the board, after notice and public hearing shall designate a capacity use area. After public hearing Department shall coordinate with affected governing bodies and groundwater withdrawers to develop a groundwater management plan.	No Change
49-5-70	State	Statute	Exemptions	Not related to agency deliverable		No Change
49-5-80	State	Statute	Registration of groundwater withdrawers.	Not related to agency deliverable		No Change
49-5-90	State	Statute	Reporting of quantity of water withdrawn.	Not related to agency deliverable		No Change
49-5-100	State	Statute	Permits; revocation of permits; and public participation in permitting process	Requires a service	Department issuance of permit to construct well and issuance of groundwater withdrawal permit.	No Change
49-5-110	State	Statute	Powers of the Department	Requires a service	Department may adopt and modify regulations; issue, modify, revoke, or deny construction and groundwater withdrawal permits; conduct investigations; apartment shall negotiate agreements, accords, or compacts on behalf of and in the name of the State and with other states or the United States, or both, with an agency, department, or of either, or both, relating to withdrawal or diversion of groundwater that impacts the groundwater of this State, or are connected to those waters.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
49-5-120	State	Statute	Violations; penalties	Requires a service	Department may administer penalties for a violation of this chapter, order, regulations, standard, permit or permit conduction. Department may cause to be instituted a civil action for injunctive relief to prevent violation of this chapter or an order issued pursuant to this chapter.	No Change
49-5-130	State	Statute	Wells not requiring pumps; restriction of flow; promulgation of regulations	Not related to agency deliverable		No Change
49-5-140	State	Statute	Effect of chapter on rights of use of surface water	Not related to agency deliverable		No Change
49-5-150	State	Statute	Existing capacity use areas	Not related to agency deliverable		No Change
49-11-10	State	Statute	Prohibition on dams or banks erected or water let off to injury of others.	Not related to agency deliverable		No Change
49-11-20	State	Statute	Prohibition of persons keeping water on any lands other than their own.	Not related to agency deliverable		No Change
49-11-110	State	Statute	Short title	Not related to agency deliverable		No Change
49-11-120	State	Statute	Definitions	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
49-11-130	State	Statute	Declaration of purpose	Not related to agency deliverable		No Change
49-11-140	State	Statute	General duties of the Department	Requires a service	The Department has the authority for the safe maintenance of the dams and reservoirs and the power to inspect and certify. Department may employ engineers and technicians it considers necessary to implement this article for which appropriations are available.	No Change
49-11-150	State	Statute	Owner's responsibility for safe maintenance; notice of change of ownership; emergency action plan	Requires a manner of delivery		No Change
49-11-160	State	Statute	Department may issue an order to maintain, alter, repair, or remove the dam or reservoir	Requires a service	If the Department makes one of the requisite findings the Department may issue an order directing the owner of the dam or reservoir to make necessary maintenance, alteration, repair, or removal at the owner's expense.	No Change
49-11-170	State	Statute	Bringing unsafe dams to Department's attention; inspections	Requires a service	Certification and recertification requirement for reviews of delegated implemented entities.	No Change
49-11-180	State	Statute	Voluntary compliance; time extensions	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
49-11-190	State	Statute	Emergency orders; owner notification of Department of emergency	Requires a service	Department immediately shall order remedial measures necessary to protect life or property if the condition of a dam or reservoir is so dangerous to the safety of life or property as not to permit time for the issuance and enforcement of a repair order or passing or imminent floods threaten overtopping erosion or destruction of a dam or reservoir capable of danger to life or property. When the owner fails to comply with the emergency order or cannot be ascertained or found, the Department or its authorized agents may enter and immediately take actions necessary to provide protection to life or property, including removal of the dam.	No Change
49-11-200	State	Statute	Department approval for construction or alteration	Requires a service	The Department must approve plans and specification for a new dam or reservoir or enlargement, removal, or repair.	No Change
49-11-210	State	Statute	Separate application requirement for each alteration	Requires a manner of delivery		No Change
49-11-220	State	Statute	Filing of certification of approved design; Federal agency designed excepted	Requires a manner of delivery		No Change
49-11-230	State	Statute	Inspections during construction; maximum rate or discharge for water released during construction	Requires a service	The Department may make necessary inspections during construction of new dams and reservoirs, enlargements, removal, and repairs of dams and reservoirs and during work done pursuant to repair orders to assure compliance with the approved plans and specifications or provisions of the order.	No Change
49-11-240	State	Statute	Authority of Department to inspect and enter lands and waterways	Requires a service	The Department or authorized agents may inspect dam or reservoir and surrounding area to determine safety of the structure.	No Change
49-11-250	State	Statute	Liability for actions or failure to act	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
49-11-260	State	Statute	Penalties; injunction, appeals, fines	Requires a service	The Department may assess an administrative fine of not less than one hundred nor more than one thousand dollars against a person who violates this article or an order issued or regulation promulgated pursuant to it.	No Change
50-5-35	State	Statute	Notice of Opening or Closing of Commercial Fishing Season; Health and Environmental Protection - The Department may act to protect the public health and environmental protection (Nothing in this chapter concerning marine resources alters, reduces, or amends DHEC's authority).	Not related to agency deliverable		No Change
50-19-1935	State	Statute	DHEC and DNR to Monitor Bass Fishery in Wateree-Santee Riverine System - The Department (in conjunction with the Department of Natural Resources) shall monitor the striped bass fishery in the Wateree-Santee riverine system.	Not related to agency deliverable	SCDHEC and DNR to Monitor Bass Fishery in Wateree-Santee Riverine System - The Department (in conjunction with the Department of Natural Resources) shall HEC shall make statistical reports bass fishery reports deemed essential to ine determination and ine level and Wateree status and services D ine State	No Change
56-35-60	State	Statute	Diesel Idling Reduction Fund; Idling Awareness Program - establishes fund to cover costs of Department idling awareness program; the Department may develop and operate a diesel idling awareness program.	Requires a service	Department may develop and operate a diesel idling awareness program.	No Change
56-35-80	State	Statute	Promulgation of Regulations - The Department may promulgate regulations to administer and enforce idling restrictions on commercial diesel vehicles.	Requires a service	Department may promulgate regulations to administer and enforce idling restrictions on commercial diesel vehicles.	No Change
58-27-255	State	Statute	Coal Combustion Residuals Disposal - Requires that coal combustion residuals ("CCRs") from coal-based electricity production be placed in a commercial Class 3 solid waste management landfill unless the CCRs are contiguous with the electric generating unit, intended to be beneficially reused, placed into beneficial reuse, or placed in a landfill that meets the standards of R. 61-107; provides that "beneficial reuse" of CCRs is subject to regulations promulgated by the Department.	Not related to agency deliverable		No Change
16 U.S.C. §§ 1451 et seq.	Federal	Statute	Coastal Zone Management Act - Encourages and assists coastal states in preserving, protecting, developing, and restoring the resources of the Coastal Zone.	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
33 U.S.C. §§ 1251 et seq.	Federal	Statute	Clean Water Act - comprehensive legislation to protect and preserve quality of the waters of the U.S.	Requires a service	Water quality certifications of federal Clean Water Act permits; and Nation Pollution Discharge elimination System permits	No Change
42 U.S.C. §§ 300f et seq.	Federal	Statute	Safe Drinking Water Act - regulates all public water systems in each state selling water to individuals, and establishes authority to promulgate drinking water quality standards.	Requires a service	Department issues permits to regulated entities.	No Change
42 U.S.C. §§ 6901 et seq.	Federal	Statute	Resource Conservation and Recovery Act (RCRA) - provides for the regulation of hazardous waste generators, the permitting of storage, treatment and disposal facilities, corrective action, and financial assurance requirements	Requires a service	Department issues permits to regulated entities.	No Change
42 U.S.C. §§ 7401 et seq.	Federal	Statute	Clean Air Act - promotes the protection and enhancement of air quality nationwide for public health and welfare, and provides technical and financial assistance to state and local governments for air pollution prevention and control programs.	Requires a service	Clean Air Act and accompanying regulations specify a range of products/services to be provided by the state, including submittal of State Implementation Plans, performance of permitting functions, and various other planning, reporting, and decision-making.	No Change
42 U.S.C. §§ 9601 et seq.	Federal	Statute	Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) - provides for remediation of contaminated sites, and authorizes states to recover natural resources damages caused by releases of hazardous substances.	Requires a service	Reviews and approves method and funding of remediation plans, works with EPA on various sites to implement these plans	No Change
19-450	State	Regulation	Permits for Construction in Navigable Waters - authorizes DHEC to serve as permitting agency for any dredging, filling, or construction or alteration activity in, on, or over a navigable water.	Requires a service	Navigable waters permit	No Change
30-1	State	Regulation	Statement of Policy for South Carolina Coastal Zone Management Act	Requires a service		Yes. Added as part of Reg package document No. 5200, effective 5/24/2024
30-2	State	Regulation	Applying for a Permit - describes requirements and process for obtaining a permit for coastal development.	Requires a service	Issue or deny permit	Yes. Updated as part of Reg package document No. 5200, effective 5/24/2024
30-3	State	Regulation	Public Hearings - describes circumstances under which public hearing may be held for a specific permit.	Requires a service	Issue or deny permit	No Change
30-4	State	Regulation	Decisions on a Permit - describes the decisions the Department may make on a permit request and requirements that may be included in such a permit.	Requires a service	Issue or deny permit	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
30-5	State	Regulation	Exceptions - describes circumstances which do not require a permit.	Requires a service	Issue or deny permit	No Change
30-6	State	Regulation	Appeals of Permit Decisions - describes appeal procedures for all permit decisions under this regulation.	Requires a service	Issue or deny permit	No Change
30-8	State	Regulation	Enforcement - describes the Department's regulatory enforcement process and potential enforcement actions for violations.	Requires a service	Issue or deny permit	No Change
30-9	State	Regulation	Other Provisions - Savings, bonding, transfer of permits, and declaratory rulings.	Requires a service		No Change
30-10	State	Regulation	Critical Area Boundaries - describes the geographic boundaries for critical area coastal regulation.	Requires a service	Issue or deny permit	No Change
30-11	State	Regulation	General Guidelines for All Critical Areas - provides for stricter regulation of "critical areas."	Requires a service	Issue or deny permit	Yes. Updated as part of Reg package document No. 5200, effective 5/24/2024
30-1	State	Regulation	Specific Project Standards for Tidelines and Coastal Waters - provides specific technical standards for projects in tidelines and coastal waters to minimize impact on coastal resources.	Requires a service	Issue or deny permit	No Change
30-13	State	Regulation	Specific Project Standards for Beaches and the Beach/Dune System - provides specific technical standards for projects in beach/dune systems to minimize impact on coastal resources.	Requires a service	Issue or deny permit	Yes. Updated as part of Reg package document No. 5200, effective 5/24/2024
30-14	State	Regulation	Administrative Procedures - provides administrative procedures for development of local beach management plans, responding to emergency situations, assessing damage to coastal development, and other matters relevant to regulatory oversight of the coastal zone.	Requires a service	Issue or deny permit	No Change
30-15	State	Regulation	Activities Allowed Seaward of Baseline - provides authority for permitting limited construction/reconstruction activity seaward of coastal baseline.	Requires a service	Issue or deny permit	Yes. Updated as part of Reg package document No. 5200, effective 5/24/2024

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
30-16	State	Regulation	Documentation Requirements Before Commencing Activities Between Setback Line and Baseline - requires written notification to and response from the Department for specific activities between the baseline and the 40-year setback line, and describes documentation required for same.	Requires a service	Issue or deny permit	No Change
30-17	State	Regulation	Application for Procedures for General Permits Pursuant to Section 48-39-290(B)(4) - describes application procedures for permit for "all other construction" between baseline and setback line.	Requires a service	Issue or deny permit	No Change
30-18	State	Regulation	Beachfront Restoration Fund - provides for procedure for administering funds for beach restoration projects when funds are available.	Requires a service	Issue or deny permit	No Change
30-21	State	Regulation	Beachfront Management Plan - provides requirements for adoption of comprehensive beachfront management plans.	Requires a service	Issue or deny permit	No Change
61-9	State	Regulation	Water Pollution Control Permits - provides requirements for and authority to administer National Pollutant Discharge Elimination System (NPDES) permits, and establishes procedures for permitting decisions and water quality standards.	Requires a service	Implementation of the National Pollutant Discharge Elimination System Project pursuant to the Clean Water Act. Includes permitting requirements, Department procedures for processing a permit application, and appeals.	No Change
61-30	State	Regulation	Environmental Protection Fees - prescribes fees for the administration of various environmental programs, and for the issuance of various environmental permits, licenses, certifications, and registrations, along with establishing schedules for timely action on permit applications, fee payment procedures, penalties for nonpayment, and an appeal process for contesting fee calculation or applicability.	Requires a service	Department may establish payment invoices, permit application forms, or other standardized instructions for payment of permit application fees; Department shall issue or deny a permit after receiving administratively complete application; Department to develop and implement routine invoicing schedule; Department to make quarterly report to DHEC Board.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-33	State	Regulation	Dry-cleaning Facility Restoration - establishes the criteria for determining eligibility of and priority for rehabilitation of Dry-cleaning facilities contaminated with Dry-cleaning solvents using funds under the Act.	Distribute funding to another entity	SCDry-cleaning Facility Restoration - establishes the criteria for determining eligibility of and priority for rehabilitation of Dry-cleaning HEC shall make statistical reports Dry cleaning reports deemed essential to fo determination cleaning fo level cleaning funds reguls cleaning services fo State	No Change
61-43	State	Regulation	Standards for the Permitting of Agricultural Animal Facilities - provides authority for permitting the construction and operation of agricultural animal operations for the protection of health and the environment.	Requires a service	Animal facility permits; Manure broker permits; and Animal Integrator registrations.	No Change
61-44	State	Regulation	Permitting of Individual Residential Wells and Irrigation Wells - establishes permitting authority and requirements for wells and well water.	Requires a service	Establishment of a system and rules for managing and protecting the quality of South Carolina's groundwater, drinking water, and for the protection of public health through a permitting system and enforcement mechanisms.	No Change
61-47	State	Regulation	Shellfish - provides requirements for shellfish harvesting operations applicable to producers, harvesters, processors, and transporters of shellfish; includes sanitary controls, classifications for coastal shell stock growing areas in accordance with accepted public health standards, prohibition against distribution of adulterated shellfish, and permit and certification requirements.	Requires a service	SCDES Enforcement is currently addressed in an interagency MOA as a shared responsibility.	No Change
61-50	State	Regulation	Natural Public Swimming Areas - provides regulatory requirements for maintaining natural public swimming areas.	Requires a service	SCDES Enforcement is currently addressed in an interagency MOA as a shared responsibility.	No Change
61-51	State	Regulation	Public Swimming Pools - provides authority to regulate public swimming pools and requirements for owners and operators of such pools.	Requires a service	SCDES Enforcement is currently addressed in an interagency MOA as a shared responsibility.	No Change
61-56	State	Regulation	Onsite Wastewater Systems - provides technical requirements for onsite wastewater systems.	Requires a service	The Department reviews application materials, performs site evaluations, conducts inspections, and issues permits to construct and approvals to operate onsite wastewater systems.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-58 (General)	State	Regulation	State Primary Drinking Water Regulations - provides standards and procedures for the maintenance of reasonable standards of purity of drinking water in the state.	Funding agency deliverable(s)		No Change
61-58.1	State	Regulation	Construction and Operating Permits - provides requirements for permits to construct and operate a drinking water system.	Requires a service	Establishes procedures for obtaining construction and operational permits from the Department.	No Change
61-58.2	State	Regulation	Groundwater Sources and Treatment - provides for regulation specific to groundwater sources of drinking water.	Requires a service	This regulation applies to all new construction and all expansions or modifications of existing public water systems. If the Department can reasonably demonstrate that safe delivery of potable water to the public is jeopardized, a system may have to upgrade	No Change
61-58.3	State	Regulation	Surface Water Sources and Treatment - provides for regulation specific to surface water sources of drinking water.	Requires a service	This regulation applies to all new construction and all expansions or modifications of existing public water systems. If the Department can reasonably demonstrate that safe delivery of potable water to the public is jeopardized, a system may have to upgrade	No Change
61-58.4	State	Regulation	Finished Water Pumping, Storage, and Distribution Facilities - provides for regulation of specific drinking water system facilities.	Requires a service	Pertains to permitting and operation of finished water pumping, storage, and distribution facilities.	No Change
61-58.5	State	Regulation	Maximum Contaminant Levels in Drinking Water - adopts EPA standard for maximum contaminant levels in drinking water for various harmful constituents.	Requires a manner of delivery	SCMaximum Contaminant Levels in Drinking Water - adopts EPA standard HEC shall make statistical reports levels in reports deemed essential to and determination Contaminant and level Contaminant for regul Contaminant services um and State	No Change
61-58.6	State	Regulation	Reports, Record Retention, and Public Notification - establishes requirements for water system operators to report to the Department, to maintain records, and notify the public under specified circumstances.	Requires a manner of delivery		No Change
61-58.7	State	Regulation	Operation and Maintenance - provides operation and maintenance requirements for all public water systems.	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-58.8	State	Regulation	Emergency Procedures - establishes the minimum requirements that must be met by all public water systems prior to, during, and after an emergency.	Requires a manner of delivery		No Change
61-58.9	State	Regulation	Variations and Exemptions - provides authority to issue variations and exemptions from primary drinking water regulations under limited circumstances no less stringent than the federal Safe Drinking Water Act.	Requires a service	Establishes the conditions and standards upon which the Department may issue a variance and exemption from the requirements of the primary drinking water regulations.	No Change
61-58.10	State	Regulation	Filtration and Disinfection - establishes criteria and requirement for filtration and disinfection of drinking water served to the public.	Requires a manner of delivery		No Change
61-58.11	State	Regulation	Control of Lead and Copper - establishes corrosion control and other treatment techniques for drinking water systems.	Requires a manner of delivery	SCControl of Lead and Copper - HEC shall make statistical reports and other reports deemed essential to nd determination of nd level of for reguls of services nt nd State	No Change
61-58.12	State	Regulation	Consumer Confidence Reports - establishes minimum criteria for annual reports from community water systems to their customers.	Requires a manner of delivery	SCConsumer Confidence Reports - establishes minimum HEC shall make statistical reports reports from reports deemed essential to or determination Confidence or level Confidence systems reguls Confidence services s or State	No Change
61-58.13	State	Regulation	Disinfectant Residuals, Disinfection Byproducts, and Disinfection Byproduct Precursors (Stage 1 Disinfectants and Disinfection Byproducts Rule) - Establishes criteria and requirements for the control of disinfectants, disinfection byproducts, and disinfection byproduct precursors for water systems.	Requires a manner of delivery		No Change
61-58.14	State	Regulation	Initial Distribution System Evaluations - establish monitoring and other requirements for identifying compliance monitoring locations specified in 61-58.15.	Requires a manner of delivery		No Change
61-58.15	State	Regulation	Stage 2 Disinfection Byproducts Requirements - establishes additional criteria for control of disinfectants and byproducts.	Requires a manner of delivery		No Change
61-58.16	State	Regulation	Ground Water Rule - establishes additional requirements for all public water systems that use ground water except that it does not apply to public water systems that combine all of their ground water with surface water or with ground water under the direct influence of surface water prior to treatment.	Requires a manner of delivery		No Change
61-58.17	State	Regulation	Revised Total Coliform Rule - establishes limitation on total coliform in water systems.	Requires a manner of delivery		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-62.1	State	Regulation	Definitions and General Requirements - establishes definitions used throughout Regulation 61-62 inclusive of standards; sets forth construction and operating permit requirements, emissions inventory reporting requirements, source test requirements, and credible evidence standard.	Requires a service	Department to issue construction, operating, and registration permits; Department may grant extensions upon a showing that extension is justified; Department to create list of exemptions and make permit exemption determinations; Department to carry out required public participation procedures.	No Change
61-62.2	State	Regulation	Prohibition of Open Burning - establishes regulatory limitations on open burning of materials.	Requires a service	Department to give prior approval before certain types of open burning may be conducted	No Change
61-62.3	State	Regulation	Air Pollution Episodes - establishes criteria for declaration of air pollution "episodes" by the DHEC Commissioner; designates requested or required actions in response to pollution "episodes" depending on the episode level; requires plants located in a nonattainment area that emit 100 tons per year or more of a single pollutant to submit written plans for meeting required pollutant reductions.	Requires a service	Department to declare air pollution episodes based on specified criteria	No Change
61-62.4	State	Regulation	Hazardous Air Pollution Conditions - establishes requirements for curtailment of any hazardous conditions presenting an imminent threat to health; prohibits emissions that create a traffic hazard on public roads; includes emergency, cleanup, and notice provisions to address imminently hazardous levels.	Not related to agency deliverable		No Change
61-62.5, Standard No. 1	State	Regulation	Emissions from Fuel Burning Operations - sets forth emission limits and requirements for fuel-burning operations, including restrictions on visible emissions, particulate matter, sulfur dioxide, and opacity; See R 61-62.5.	Requires a service	Department to review requests for exemptions from specified monitoring requirements.	No Change
61-62.5, Standard No. 2	State	Regulation	Ambient Air Quality Standards - specifies primary and secondary ambient air quality standards for South Carolina, as well as methods for determining compliance; See R 61-62.5.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-62.5, Standard No. 3	State	Regulation	Waste Combustion and Reduction - sets forth emission limits and requirements for sources that burn any waste other than virgin fuel; See R 61-62.5.	Not related to agency deliverable		No Change
61-62.5, Standard No. 3.1	State	Regulation	Hospital, Medical, Infectious Waste Incinerators - sets forth emission limits and requirements for devices that combust hospital/medical/infectious waste; See R 61-62.5.	Not related to agency deliverable		No Change
61-62.5, Standard No. 4	State	Regulation	Emissions from Process Industries - sets forth emission limits and requirements for specified industries; See R 61-62.5.	Requires a service	Department to review requests for exemptions from specified monitoring requirements.	No Change
61-62.5, Standard No. 5	State	Regulation	Volatile Organic Compounds - sets forth standards and requirements for specified types of plants that have total potential emissions of VOCs above 550 pounds in one day or 150 pounds in any one hour; See R 61-62.5.	Requires a service	Department to review petitions for relief from the requirements of the regulation and petitions for alternative controls.	No Change
61-62.5, Standard No. 5.2	State	Regulation	Control of Oxides of Nitrogen (NOx) - sets forth standards for specified sources of NOx that have not undergone a Best Available Control Technology analysis for NOx; See R 61-62.5.	Requires a service	The Department may consider exemptions on a case-by-case basis and may review requests for an alternate control limitations.	No Change
61-62.5, Standard No. 7	State	Regulation	Prevention of Significant Deterioration - sets forth requirements applicable to the construction of a new major stationary source or major modification in an attainment or unclassifiable area; See R 61-62.5.	Requires a service	The Department reviews permit applications and issues Prevention of Significant Deterioration permits. Department makes BACT determinations.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-62.5, Standard No. 7.1	State	Regulation	Nonattainment New Source Review - sets forth requirements applicable to the construction of a new major stationary source or major modification in a nonattainment area; See R 61-62.5.	Requires a service	The Department reviews permit applications and issues nonattainment new source review permits. Department may approve the use of actuals PALs.	No Change
61-62.5, Standard No. 8	State	Regulation	Toxic Air Pollutants - sets forth requirements for sources of toxic air pollutants; See R 61-62.5.	Requires a service	Department to prepare Air Quality Modeling Guidelines to provide assistance to facilities concerning compliance demonstrations and modeling issues. Department may also provide modeling assistance to small business stationary sources.	No Change
61-62.6	State	Regulation	Control of Fugitive Particulate Matter - establishes requirements to control fugitive particulate matter.	Requires a service	The Department determines good dust control practices and recognized and generally accepted methods of controlling fugitive particulate matter.	No Change
61-62.7	State	Regulation	Good Engineering Practice Stack Height - limits credit available based on stack height in setting source emission limits and calculating air quality impacts; requires Good Engineering Practice stack height for sources requiring modeling and prohibits credit for dispersion techniques.	Requires a service	The Department must notify the public of the availability of the demonstration study for any source whose emission limitation is based on a GEP stack height that exceeds specified levels, and the Department must provide an opportunity for a public hearing.	No Change
61-62.60	State	Regulation	S.C. Designated Facility Plan and New Source Performance Standards - incorporates 40 CFR Part 60 federal performance standards for new and existing sources of air pollution.	Not related to agency deliverable	Updated effective 8-25-23	Yes. Amended
61-62.61	State	Regulation	National Emission Standards for Hazardous Air Pollutants - incorporates 40 CFR Part 61 federal emission standards for hazardous air pollutants.	Not related to agency deliverable	SCNational Emission Standards for Hazardous AHEC shall make statistical reports Part federal reports deemed essential to nco determination Emission nco level Emission for reguls Emission services FR nco State	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-62.63	State	Regulation	National Emission Standards for Hazardous Air Pollutants (NESHAP) for Source Categories - sets forth emission standards for hazardous air pollutants for source categories.	Requires a service	Department to issue a case-by-case MACT determinations and provide related notices in response to applications submitted by sources seeking to construct or reconstruct major source of hazardous air pollutants; Department to provide EPA a copy of any final Notice of MACT Approval and prepare a summary for inclusion in the MACT database. Updated effective 8-25-23	Yes. Amended
61-62.68	State	Regulation	Chemical Accident Prevention Provisions - sets forth requirements to prevent the accidental release of regulated substances or other extremely hazardous substances into the air.	Requires a service	Department must include certain permit conditions for sources subject to both R. 61-62.68 and R. 61-62.70. Department will conduct completeness checks, source audits, record reviews, or facility inspections to ensure compliance. Department will initiate enforcement action as appropriate.	No Change
61-62.70	State	Regulation	Title V Operating Permit Program - establishes comprehensive state air quality permitting systems consistent with the requirements of Title V of the Clean Air Act.	Requires a service	The Department will make applicability determinations upon written request. The Department will review permit applications and issue Title V operating permits. The Department must provide required notice to parties, the public, EPA, and affected states	No Change
61-62.72	State	Regulation	Acid Rain - adopts and incorporates by reference 40 CFR Part 72 regulating acid rain.	Not related to agency deliverable	SCAHEC shall make statistical reports incorporates by reports deemed essential to 72 determination Rain 72 level Rain Part reguls Rain services ci 72 State	No Change
61-62.96	State	Regulation	Nitrogen Oxides (NOx) Budget Program - implements NOx budget program regulations pursuant to EPA NOx SIP Call.	Not related to agency deliverable	SCNitrogen Oxides (NOx) BHEC shall make statistical reports program regulations reports deemed essential to t p determination Oxides t p level Oxides EPA reguls Oxides services ti t p State	No Change
61-62.97	State	Regulation	Cross-State Air Pollution Rule (CSAPR) Trading Program - incorporates CSAPR NOx Annual and SO2 Group 2 trading programs and budgets.	Not related to agency deliverable	SCCross-State Air Pollution Rule (CSAPR) THEC shall make statistical reports Annual and reports deemed essential to orp determination State orp level State trading reguls State services NO orp State. Update effective 8-25-23	Yes. Amended

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-62.99	State	Regulation	Nitrogen Oxides (NOx) Budget Program Requirements for Stationary Sources Not in the Trading Program - sets forth requirements applicable to Portland cement kilns not covered in the R. 61-62.96 trading program.	Not related to agency deliverable		No Change
61-63	State	Regulation	Radioactive Materials (Title A) - sets licensing and other requirements for the receipt, possession, use, transfer, and acquisition of radioactive materials; sets licensing requirements for the disposal of low-level radioactive waste.	Requires a service	Licensing for receipt, possession, use, transfer, acquisition, and disposal of radioactive waste. Document number R.61-63 Radioactive Material (Title A) 2023 revisions included miscellaneous administrative corrections:Updating NRC contact information and names of national councils Updating regulations for compatibility with NRC 10 CFR Part 20, 30, 35, 37, 40, and 7. Updating the name SCDES implementing program from SC Bureau of Radiological Health to Bureau of Land and Waste Management	Yes. Amended
61-64	State	Regulation	X-Rays (Title B) - sets forth registration requirements and fees for X-rays.	Requires a service	Registration for facilities using x-ray machines and vendors.	No Change
61-65	State	Regulation	Particle Accelerators (Title C) - sets forth registration requirements and fees for particle accelerators.	Requires a service	Registration for particle accelerators.	No Change
61-67	State	Regulation	Standards for Wastewater Facility Construction - establishes standards for general and technical design requirements for use by the Department in reviewing engineering reports, establishing reliability classifications, and issuing state construction permits with respect to wastewater facilities.	Requires a service	Review and issuance of permits and includes enforcement provisions.	No Change
61-68	State	Regulation	Water Classification and Standards - establish a system and rules for managing and protecting the quality of the state's surface and ground water, including specific numeric and narrative criteria for protecting classified and existing water uses.	Requires a service	Sets forth a system and rules for managing and protecting the quality of South Carolina's surface and ground water.	No Change
61-69	State	Regulation	Classified Waters - specifies classifications for waterbodies within the state.	Requires a manner of delivery		No Change
61-71	State	Regulation	Well Standards - establish minimum standards for construction, maintenance, and operation of wells to protect underground sources of drinking water.	Requires a service	Establishes minimum standards pertaining to wells and set forth processes regarding violations and penalties.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-79	State	Regulation	Hazardous Waste Management Regulations - provides procedures for regulating the generation, management and transportation of hazardous waste, the permitting of hazardous waste treatment, storage, and disposal facilities, and requirements for corrective action and financial assurance.	Requires a service	Department issues permits to regulated entities.	No Change
61-81	State	Regulation	State Environmental Laboratory Certification Program - provides the mechanism to assure the validity and quality of the data being generated for compliance with state regulations.	Requires a service	State lab certifications	No Change
61-82	State	Regulation	Proper Closeout of Wastewater Treatment Facilities - regulates the proper closing of wastewater treatment facilities.	Not related to agency deliverable	SCProper Closeout of WHEC shall make statistical reports regulates the reports deemed essential to es determination Closeout es level Closeout of regul es level Closeout of regul es level Closeout services os es State	No Change
61-83	State	Regulation	Transportation of Radioactive Waste into or within South Carolina - regulates the activities of any shipper, carrier, or other person who transports radioactive waste into or within this state, to any persons involved in the generation of radioactive waste within this state, and to any shipper whose radioactive waste is transported into or within this state or is delivered, stored, or disposed of within this state.	Requires a service	Department issues permits to regulated entities.	Yes. Amended
61-86.1	State	Regulation	Standards for Performance for Asbestos Projects - establishes performance standards for: any person involved in the in-place management, design, removal, encapsulation, enclosure, renovation, repair, demolition activity, or any other disturbance of asbestos-containing material; and any asbestos training course provider or asbestos training course instructor who conducts mandatory asbestos training courses.	Requires a service	Department issues asbestos personnel licenses and asbestos project licenses.	No Change
61-87	State	Regulation	Underground Injection Control Regulations - sets forth the specific requirements for controlling underground injection in the state and includes provisions for: the classification and regulation of injection wells; prohibiting unauthorized injection; protecting underground sources of drinking water from injection; classifying underground sources of drinking water; and, requirements for abandonment, monitoring, and reporting for existing injection wells used to inject wastes or contaminants.	Requires a service	Permitting requirements and standards pertaining to underground injection well.	No Change
61-92	State	Regulation	Underground Storage Tank Regulations - provides for the technical standards for release prevention and detection, the corrective action requirements, and the financial responsibility requirements for owners and operators of underground storage tanks.	Requires a service	Issue permits, conduct inspections of permitted facilities, enforcement of permits, determining and approving plans for corrective action at facilities	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-98	State	Regulation	State Underground Petroleum Environmental Response Bank (SUPERB) Site Rehabilitation and Fund Access Regulation - establishes certain requirements for: site rehabilitation for releases from petroleum underground storage tanks (USTs); accessing the SUPERB Account; and the certification, suspension and decertification of site rehabilitation contractors by DHEC.	Requires a service	Manages SUPERB Fund, approves funds from the SUPERB Account to be used for corrective actions, participate in the SUPERB Advisory Committee	No Change
61-101	State	Regulation	Water Quality Certification - establishes procedures and policies for implementing state water quality certification requirements of Section 401 of the Clean Water Act, 33 U.S.C. Section 1341.	Requires a service	Water quality certification of federal Clean Water Act permits	No Change
61-104	State	Regulation	Hazardous Waste Management Location Standards - creates state requirements for the location of hazardous waste treatment, storage, and disposal facilities.	Requires a service	Evaluates information submitted with permits under 61-79 to ensure the location of hazardous waste treatment, storage, and disposal facilities will have minimal impact upon human health and the environment	No Change
61-105	State	Regulation	Infectious Waste Management Act - establishes a program to carry out the provisions of the South Carolina Infectious Waste Management Act, Act Number 134 of 1989, Chapter 93 of Title 44 of the 1976 Code of Laws, as amended.	Requires a service	Permits	No Change
61-107.1	State	Regulation	Solid Waste Management: Solid Waste Management Grants, Recycling, Education Grants, and Waste Tire Grants - establishes procedures for disbursement of solid waste management grants, recycling education grants, and waste tire grants to local governments or regions for solid waste management and recycling education in accordance with the intent of the legislature; to assist local governments, regions, and public school districts in meeting the requirements of the Solid Waste Policy and Management Act of 1991.	Requires a service	Permits, Registrations, and Certifications	No Change
61-107.2	State	Regulation	Solid Waste Management: Full Cost Disclosure - requires local governments to account for and report full cost of solid waste management.	Not related to agency deliverable	SCSolid Waste Management: Full Cost Disclosure - requires local governments HEC shall make statistical reports and report reports deemed essential to 1 g determination Waste 1 g level Waste of reguls Waste services a 1 g State	No Change
61-107.3	State	Regulation	Solid Waste Management: Waste Tires - regulates activities of waste tire haulers, collectors, processors, and disposers.	Requires a service	Permits and/or Registrations	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-107.4	State	Regulation	Solid Waste Management: Compost and Mulch Production, Yard Trimming and Organic Residuals - establish minimum standards for the proper management of yard trimmings, land-clearing debris, and other organic material; to encourage composting and establish standards for the production of compost; and to ensure that operations are performed in a manner that is protective of public health and the environment.	Requires a service	Registrations	No Change
61-107.5	State	Regulation	Solid Waste Management: Collection, Temporary Storage, and Transportation of Municipal Solid Waste - establishes minimum standards for the collection, temporary storage, and transportation of solid waste prior to processing, disposal, etc. of that waste.	Not related to agency deliverable		No Change
61-107.6	State	Regulation	Solid Waste Management: Solid Waste Processing Facilities - establishes the procedures, documentation, and other requirements which must be met for the proper operation and management of all solid waste processing facilities, including the processing activities involving the unrecoverable solid waste at a Materials Recovery Facility.	Requires a service	Permits	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-107.7	State	Regulation	Solid Waste Management: Transfer of Solid Waste - establishes minimum standards for facilities where solid waste is transferred from collection vehicles to other transportation units for movement to another solid waste management facility prior to its processing and disposal.	Requires a service	Permits	No Change
61-107.8	State	Regulation	Solid Waste Management: Lead-Acid Batteries - regulates the proper disposal, collection, and recycling of lead-acid batteries and small sealed lead-acid batteries.	Requires a service	Regulations	No Change
61-107.9	State	Regulation	Solid Waste Management: White Goods - establishes procedures for proper management and recycling or disposal of inoperative or discarded refrigerators, ranges, water heaters, freezers, dishwashers, trash compactors, washers, dryers, air conditioners, and commercial large appliances.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-107.10	State	Regulation	Solid Waste Management: Research, Development, and Demonstration Permit Criteria - provides for permitting solid waste management facilities, or parts of these facilities, proposing to utilize an innovative and experimental solid waste management technology or process.	Requires a service	Permits	No Change
61-107.12	State	Regulation	Solid Waste Management: Solid Waste Incineration and Solid Waste Pyrolysis Facilities - establishes the procedures, documentation, and other requirements which must be met for the proper operation and management of all solid waste incineration facilities, including all solid waste pyrolysis facilities, and waste-to-energy facilities burning solid waste used for energy recovery.	Requires a service	Permits	No Change
61-107.14	State	Regulation	Solid Waste Management: Municipal Solid Waste Landfill Operator's Certification - establishes minimum training and certification requirements for operators of municipal solid waste landfills and municipal solid waste incinerator ash landfills.	Requires a service	Certifications	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-107.15	State	Regulation	Solid Waste Management: Land Application of Solid Waste - establishes appropriate application rates, frequency of application, and monitoring requirements for the uniform surface spreading or mechanical incorporation of non-hazardous solid waste on, or into, soil that is being used for agricultural, silvicultural, and horticultural production. This regulation also applies to the application of solid waste on land that is being reclaimed to enhance its aesthetic value or to reduce environmental degradation. The land application of non-hazardous solid waste shall be for beneficial agricultural, silvicultural, and horticultural purposes and not used as a means of disposal.	Requires a service		No Change
61-107.17	State	Regulation	Solid Waste Management: Solid Waste Management: Demonstration of Need - establishes the criteria for the demonstration-of-need for the construction of new and the expansion of existing solid waste landfills.	Requires a service	Demonstration of Need Determinations	No Change
61-107.18	State	Regulation	Solid Waste Management: Off-Site Treatment of Contaminated Soil - establishes minimum standards for the procedures, documentation, and other requirements which must be met for the proper site selection, design, operation, and closure of facilities treating contaminated soil and soil-like materials.	Requires a service	Permits	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-107.19	State	Regulation	Solid Waste Management: Solid Waste Landfills and Structural Fill - establishes minimum standards for the site selection, design, operation, and closure of all solid waste landfills and structural fill areas.	Requires a service	Permits	No Change
61-107.279	State	Regulation	Solid Waste Management: Used Oil - regulates the disposition of used oil, mixtures including oil, and equipment utilizing oil.	Requires a service	Permits	No Change
61-110	State	Regulation	Total Maximum Daily Loads (TMDLs) for Pollutants in Water - establishes the process for public participation in and administrative appeals of total maximum daily loads into impaired waters.	Requires a service	Authorizes the Department to conduct investigations of conditions in the air or waters of the State to determine whether standards are being contravened, origin of materials. Also establishes the process for public participation and administrative appeal of TMDLs.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-113	State	Regulation	Groundwater Use and Reporting Act - establishes procedures to maintain, conserve, and protect the groundwater resources of the state.	Requires a service	Sets forth a permitting and registration system including a process of application and review by the Department pertaining to capacity use areas.	No Change
61-115	State	Regulation	Environmental Electronic Reporting Requirements - provides the framework by which the Department will accept, manage, and enforce electronic record submissions from the regulated community.	Requires a manner of delivery		No Change
61-119	State	Regulation	Surface Water Withdrawal, Permitting, Use, and Reporting - establishes a system and rules for permitting and registering the withdrawal and use of surface water from within the state of South Carolina and those surface waters shared with adjacent states.	Requires a service	Sets forth a permitting and registration process for the withdrawal and use of surface water.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
61-124	State	Regulation	Consumer Electronic Equipment Collection and Recovery ("E-Scrap") Regulation - establishes standards for the management of residential electronic scrap, including requirements for recyclers and for electronics manufacturer take-back programs.	Not related to agency deliverable	SCConsumer Electronic Equipment Collection and Recovery ("E-Scrap") Regulation - establishes standards for the management of residential electronic scrap, HEC shall make statistical reports recyclers and reports deemed essential to rap determination Electronic rap level Electronic manufacturer reguls Electronic services - rap State	No Change
72-1 through 72.9	State	Regulation	Dams and Reservoirs Safety Act Regulations - provides technical requirements for dam classification, permitting of construction, repairs, and removal of dams, and provides regulation for general administration of the Dams and Reservoirs Safety Program.	Requires a service	Sets forth process for dam classifications and exemptions, permitting process, inspections, administrative penalties, and hearing procedures.	No Change
72-101 through 72-108	State	Regulation	Erosion and Sediment Reduction and Stormwater Management Regulations (Applicable to state-controlled land) - set forth requirements for erosion and sediment control and stormwater management measures to be used on state land to prevent damage to land, water, and property from erosion, sediment, and stormwater.	Requires a service	Department issues permits to regulated entities.	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
72-300 through 72-316	State	Regulation	Standards for Stormwater Management and Sediment Reduction - encourages the implementation of the Stormwater Management and Sediment Reduction Act by local governments.	Requires a service	State storm water permits	No Change
72-405 through 72-445	State	Regulation	Standards for Stormwater Management and Sediment Reduction (Applicable to S.C. Department of Transportation) - applies stormwater management criteria to the land disturbing activities of the S.C. Department of Transportation.	Requires a service	Department issues permits to regulated entities.	No Change
89-10 through 89-350	State	Regulation	Office of the Governor - Mining Council of South Carolina - applies permitting and operating criteria on mining operations within the state.	Board, commission, or committee on which someone from our agency must/may serve	SCOffice of the Governor - Mining Council of South Carolina - HEC shall make statistical reports operating criteria reports deemed essential to app determination of app level of operations reguls of services ng app State	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
121-8 through 121-8.28	State	Regulation	Oil and Gas Exploration, Drilling, and Production - establishes reporting and operating criteria for oil and gas operations in the state.	Not related to agency deliverable	SCOil and Gas Exploration, Drilling, and Production - establishes reporting HEC shall make statistical reports for oil reports deemed essential to hes determination and hes level and operations reguls and services d hes State	No Change
40 C.F.R. Chapter I, Subchapter C	Federal	Regulation	Federal Air Programs - sets forth regulations pursuant to Clean Air Act.	Requires a service	Clean Air Act and accompanying regulations specify a range of products/services to be provided by the state, including submittal of State Implementation Plans, performance of permitting functions, and various other planning, reporting, and decision-making.	Yes. Amended. Changes include New Source Performance Standards (NSPS) (Part 60), standards for hazardous air pollutants (NESHAP) (Part 61 and Part 63), Title V permitting regulations (Part 70), State Implementation Plan and Prevention of Significant Deterioration regulations (Parts 51 and 52), among many other areas.
43 C.F.R. Part 11	Federal	Regulation	Natural Resource Damage Assessments - provides for assessment of the extent of injury to a natural resource and determination of appropriate ways of restoring and compensating for that injury.	Not related to agency deliverable	SCNatural Resource Damage Assessments - provides for assessment of the extent of injury to a natural resource and HEC shall make statistical reports ways of reports deemed essential to t o determination Resource t o level Resource compensating reguls Resource services of t o Federal	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
55.1 (DES: Infectious Waste Contingency Fund)	State	FY24-25 Proviso	Authorizes the use of not more than \$75,000 from the Infectious Waste Contingency Fund per year for personnel and operating expenses to implement the Infectious Waste Act.	Not related to agency deliverable	Proviso is renumbered with FY24-25 number. Changed from 34.16 to 55.1	Yes. Amended Proviso Number
55.2 (DES: Spoil Easement Areas Revenue)	State	FY24-25 Proviso	The Department is authorized to collect, retain and expend funds received from the sale of and/or third party use of spoil easement areas, for the purpose of meeting the State of South Carolina's responsibility for providing adequate spoil easement areas for the Atlantic Intracoastal Waterway in South Carolina.	Not related to agency deliverable	Proviso is renumbered with FY24-25 number. Changed from 34.18 to 55.2	Yes. Amended Proviso Number
55.3 (DES: Permitted Site Fund)	State	FY24-25 Proviso	Authorizes the Department to expend funds as necessary from the permitted site fund established pursuant to Section 44-56-160(B)(1), for legal services related to environmental response, regulatory, and enforcement matters, including administrative proceedings and actions in state and all federal courts.	Not related to agency deliverable	Proviso is renumbered with FY24-25 number. Changed from 34.21 to 55.3	Yes. Amended Proviso Number

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
55.4 (DES: Shift Increased Funds)	State	FY24-25 Proviso	The director is authorized to shift increased appropriated funds in this act to offset shortfalls in other critical program areas.	Funding agency deliverable(s)	Proviso is renumbered with FY24-25 number. Changed from 34.22 to 55.4	Yes. Amended Proviso Number
55.5 (DES: Meals in Emergency Operations)	State	FY24-25 Proviso	The cost of meals may be provided to state employees who are required to work during actual emergencies and emergency simulation exercises when they are not permitted to leave their stations.	Requires a service	Meals for employees. Proviso is renumbered with FY24-25 number. Changed from 34.27 to 55.5	Yes. Amended Proviso Number
55.6 (DES: Compensatory Payment)	State	FY24-25 Proviso	Fair Labor Standards Act exempt employees may be paid for overtime during a declared state of emergency rather than accruing compensatory leave, at the discretion of the director and subject to availability of funds.	Requires a service	Compensation to agency employees. Proviso is renumbered with FY24-25 number. Changed from 34.28 to 55.6	Yes. Amended Proviso Number

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
55.7 (DES: Storm Water and Ocean Outfalls)	State	FY24-25 Proviso	Funds appropriated to the department for Ocean Outfalls shall be distributed equally to the City of Myrtle Beach and the City of North Myrtle Beach for the purpose of storm water drainage and ocean outfall construction and repair as state matching funds for Horry County Ocean Water Quality Outfall Initiatives. The department shall be authorized to retain and carry forward these funds into the current fiscal year to be used for the same purpose. Any interest generated by the account must be retained and deposited into this account, to be used as state matching funds for either local or federal funding, and utilized for Ocean Water Quality Outfall Initiatives in Horry County.	Distribute funding to another entity	Proviso is renumbered with FY24-25 number. Changed from 34.52 to 55.7	Yes. Amended Proviso Number
55.8 (DES: Reimbursement of Expenditures)	State	FY24-25 Proviso	The Department is authorized to collect, expend, retain, and carry forward for general operating purposes all funds received in the current fiscal year as reimbursement of expenditures incurred in the current or prior fiscal year.	Funding agency deliverable(s)	Proviso is renumbered with FY24-25 number. Changed from 34.53 to 55.8	Yes. Amended Proviso Number
55.9 (DES: Organizations Receiving State Appropriations)	State	FY24-25 Proviso	Notwithstanding any other provisions of this act, the funds appropriated to the Department for the allocation/contribution of specific amounts of state aid to organizations, programs, special items, or activities shall be distributed as appropriated except when instructed by the Executive Budget Office or the General Assembly to reduce funds within the Department by a certain percentage, the Department may reduce these items up to the stipulated percentage.	Requires a manner of delivery	Proviso is renumbered with FY24-25 number. Changed from 34.54 to 55.9	Yes. Amended Proviso Number

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
55.10 (DES: Pollutants Remediation Fund)	State	FY24-25 Proviso	Of the funds appropriated for PFAS Remediation, establishes the PFOS, PFOA, and Emerging Pollutants Remediation Fund which shall be held and administered by the department for the purpose of remediating drinking water perfluorooctanesulfonic acid (PFOS) pollution, perfluorooctanoic acid (PFOA) pollution, cyanobacteria (blue-green algae), and pollution from other emerging contaminants of concern to the department, currently identified or later identified at or above the EPA Health Advisory Limit or EPA Maximum Containment Level. Earnings on balances in the fund shall be credited to the fund. Amounts remaining in the fund at the end of the fiscal year accrue only to the credit of the fund, and the fund shall be available in perpetuity for the purpose of remediating PFOS, PFOA, and other emerging contaminants. Other requirements given in proviso.	Funding agency deliverable(s)	Proviso is renumbered with FY24-25 number. Changed from 34.60 to 55.10	Yes. Amended Proviso Number
55.11 (DES: Poultry Manure Application)	State	FY24-25 Proviso	DES may not expend any funds in the current fiscal year to enforce any portion of a regulation that limits a facility that utilizes poultry manure and other animal by-products and does not allow up to at least seventy-two hours to incorporate the by-product after land application.	Not related to agency deliverable	Proviso is renumbered with FY24-25 number. Changed from 34.62 to 55.11	Yes. Amended Proviso Number
55.12 (DES: Deferred Maintenance, Capital Project, Ordinary Repair and Maintenance)	State	FY24-25 Proviso	The Department Environmental Services is authorized to establish an interest-bearing fund with the State Treasurer to deposit funds for deferred maintenance and other one-time funds from any source. The department is also authorized to retain and deposit into the fund proceeds from the sale of excess real property owned by, under the control of, or assigned to the department. After receiving any required approvals, the department is authorized to expend these funds for the purpose of deferred maintenance, capital project, and ordinary repair and maintenance. These funds may be carried forward from the prior fiscal year into the current fiscal year to be used for the same purpose.	Requires a manner of delivery	Proviso is renumbered with FY24-25 number. Changed from 34.66 to 55.12	Yes. Amended Proviso Number

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
55.14 (DES: Radiological Health Monetary Penalties)	State	FY24-25 Proviso	The department shall retain up to the first \$30,000 of civil monetary penalties collected each fiscal year and these funds shall be utilized solely to carry out and enforce the provisions of regulations applicable to the radiological health programs in DES. These funds shall be separately accounted for in the department's fiscal records.	Funding agency deliverable(s)	Proviso is renumbered with FY24-25 number. Changed from 34.25 to 55.14	Yes. Amended Proviso Number
55.15 (DES: Water Recreational Resources Fund Transfer)	State	FY24-25 Proviso	For the current fiscal year, notwithstanding the provisions of Section 12-28-2730(D), the Department of Natural Resources shall transfer the amount of \$708,000 from the special water recreational resources fund to the Department of Environmental Services to fund the hydrology and aquatics nuisance species programs transferred to and devolved upon the Department of Environmental Services pursuant to Act 60 of 2023.	Funding agency deliverable(s)		Yes. Added
55.17 (DES: Data Center Migration)	State	FY24-25 Proviso	Of the funds appropriated to the Department for Data Center Migration, the Department must utilize the Department of Administration, Division of Technology Operations for shared services, including but not limited to, mainframe services, application hosting, servers, managed servers, storage, network services and disaster recovery services.	Requires a manner of delivery	Data storage and access for agency employees and members of public, as appropriate. Security and privacy of data. Proviso is renumbered with FY24-25 number. Changed from 34.46 to 55.17	Yes. Amended Proviso Number

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
55.18 (DES: Allocation of Indirect Cost and Recoveries)	State	FY24-25 Proviso	Directs the Department to continue to deposit in the general fund all indirect cost recoveries derived from state general funds participating in the calculation of the approved indirect cost rate.	Funding agency deliverable(s)	Proviso is renumbered with FY24-25 number. Changed from 34.20 to 55.18.	Yes. Amended Proviso Number
55.19 (DES Grant Authority)	State	FY24-25 Proviso	The department is authorized to make grants to nonprofit organizations and governmental entities to further the objectives of its environmental programs. The department shall develop policies and procedures and may promulgate regulations to assure compliance with state and federal requirements associated with the funds used for the grants and to assure fairness and accountability in the award and administration of these grants. The department shall be guided by the definitions of "grant" and "procurement" in the South Carolina Procurement Code and the principles of the Federal Grant and Cooperative Agreement Act, 33 U.S.C. 6301-6308, in determining whether an expenditure of funds will be in the form of a grant or a procurement.	Requires a manner of delivery	Proviso is renumbered with FY24-25 number. Changed from 34.64 to 55.19	Yes. Amended Proviso Number
55.20 (DES: Revenue Carry Forward Authorization)	State	FY24-25 Proviso	The Department of Environmental Services is hereby authorized to collect, expend, and carry forward revenues in the following programs: Sale of Goods (confiscated goods, arm patches, sale of minerals, etc.), sale of publications, brochures, Spoil Easement Areas revenue, performance bond forfeiture revenue for restoring damaged critical areas, beach renourishment appropriations, photo copies and certificate forms including, but not limited to, sale of listings and labels, sale of State Code and Supplements, sale of films and slides, sale of maps, sale of items to be recycled including, but not limited to, used motor oil and batteries, sale and/or licensing of software products developed and owned by the department, and collection of registration fees for non-DES employees. Any unexpended balance carried forward must be used for the same purpose.	Not related to agency deliverable	Proviso is renumbered with FY24-25 number. Changed from 34.13 to 55.20	Yes. Amended Proviso Number

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
55.21 (DES: Dam Safety Emergency Fund)	State	FY24-25 Proviso	The Dam Safety Emergency Fund shall be utilized for emergency actions to protect life or property under Section 49-11-190(D). The department shall deposit up to \$250,000 of appropriated funds into the fund at the beginning of each fiscal year. Fund balances shall be carried forward from each prior fiscal year into the current fiscal year and used for the same purpose. Expenses recovered from dam owners under Section 49 -11-190(D) shall be deposited into the fund.	Funding agency deliverable(s)	Proviso is renumbered with FY24-25 number. Changed from 34.65 to 55.21	Yes. Amended Proviso Number
55.22 (DES: Innovative Reusable Byproduct Pilot Program)	State	FY24-25 Proviso	(A) Of the funds appropriated to the Department of Environmental Service, the department shall create the Innovative Reusable Byproduct Pilot Program. The purpose of the program is to determine whether innovations in manufacturing, food production, timber, and other similar industries regulated by the department can provide new opportunities to use byproduct which would otherwise require management as solid waste. The program shall not apply to: (1) hazardous waste; (2) infectious waste; (3) radioactive waste; or (4) refuse as defined and regulated pursuant to the South Carolina Mining Act. (B) Interested parties may apply to be considered for participation in the pilot program, but no more than five applicants can be selected for participation at any one time. The terms and conditions for participation by the projects selected by the department shall be set forth in a written agreement which shall provide, at a minimum, that a selected project must cease to operate if it is having a significant adverse impact on the environment. (C) The department shall submit a report on the program to the General Assembly no later than June 30, 2025. This report shall include any legislative recommendations to provide for the use of reusable byproducts.	Funding agency deliverable(s)	Proviso is renumbered with FY24-25 number. Changed from 34.71 to 55.22	Yes. Amended Proviso Number
55.24 (DES: Dam Repair Assistance)	State	FY24-25 Proviso	Of the funds appropriated for system upgrades, there is established within the Department of Environmental Services a Dam Repair Assistance Grant Program. The funds shall be utilized for cost-sharing grants to correct dam deficiencies identified by the Department for high and significant hazard dams regulated under the Dams and Reservoir Safety Act. A grant of up to seventy-five percent (75%) of the total cost to correct the dam deficiency identified by the department may be provided. Funds may also be used by the department to administer and manage the grant program. System upgrades funds shall be carried forward and expended for the same purpose. The department shall draft policies, criteria, and guidance for the grant program by October 15, 2024, which shall be posted on the department's website.	Funding agency deliverable(s)		Yes. Added

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
55.27 (DES: York Water Filtration Fund)	State	FY24-25 Proviso	Funds remaining of the \$700,000 appropriated in Act 239 of 2022, Proviso 118.19 (B)(83)(h) to the Department of Health and Environmental Control for the York Water Filtration Plant shall be transferred and used for the Lincoln Road Sidewalk Project.	Distribute funding to another entity	Proviso is renumbered with FY24-25 number. Changed from 118.19 (SR: Nonrecurring Revenue) to 55.27 (DES: York Water Filtration Fund)	Yes. Amended Proviso Number
55.28 (DES: PFAS Pilot Program)	State	FY24-25 Proviso	There is established within the Department of Environmental Services the PFAS Removal Evaluation Fund. The Department of Environmental Services shall use the fund to create and implement the PFAS Removal Evaluation Pilot Program. The purpose of the pilot program is to evaluate and facilitate the implementation of emerging technologies to remove PFAS compounds from industrial wastewater. The department will establish the selection criteria, terms, and conditions for participation in the pilot program. A progress report on the viability of the piloted technologies and their effectiveness in PFAS removal shall be submitted to the General Assembly no later than June 30, 2025.	Funding agency deliverable(s)		Yes. Added
34.29 (DHEC: Beach Renourishment and Monitoring and Coastal Access Improvement)	State	FY22-23 Proviso	If funds are available, DHEC may expend no more than \$100,000 of the available funds to support annual beach profile monitoring. Additional funds made available may be spent for beach renourishment and Department activities that advance policy goals contained in the State Beachfront Management Plan, R.30-21.	Not related to agency deliverable	Last year in effect FY22-23	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
34.50 (DHEC: Hazardous Waste Fund County Account)	State	FY23-24 Proviso	Funds in each county's Hazardous Waste Fund County Account must be released by the State Treasurer, upon the written request of a majority of the county's legislative delegation representing the economically depressed area of the county, and shall be used for infrastructure within the economically depressed area of that county. For purposes of this provision the definition of "infrastructure" includes, but is not limited to, improvements for water, sewer, gas, steam, electric energy, communication and other ancillary services that may be made to a building or land which are considered necessary, suitable, or useful to an eligible project that has a documented impact on economic development.	Distribute funding to another entity	Establishes the Hazardous Waste Fund (apparently allocated per county) Last year in effect FY23-24	No Change
34.57 (DHEC: Drainage Facilities)	State	FY22-23 Proviso	In the current fiscal year, the Department of Health and Environmental Control (DHEC) may not enforce the prohibition against maintenance, repair, or reestablishment activities performed by an approved organization on storm water conveyance systems including, but not limited to, previously established storm water conveyance systems constructed in accordance with state and federal law that are located within critical areas, as defined in Section 48-39-10(J) of the 1976 Code.	Requires a manner of delivery	Last year in effect FY22-23	No Change
34.58 (DHEC: Solar Projects)	State	FY22-23 Proviso	From the funds appropriated to the Department of Health and Environmental Control, and within one hundred and twenty days after the effective date of this act, the department shall submit regulations to guide all South Carolinians invested in, selling, installing, and using photovoltaic modules and energy storage system batteries in the management of end-of-life photovoltaic modules and energy storage system batteries on solar projects and the decommissioning of solar projects in excess of thirteen acres. Management of end-of-life photovoltaic modules and energy storage system batteries shall include both partial refurbishing of a solar project and complete decommissioning. Proviso includes matters to be considered in drafting regulations and requires submitting quarterly reports to the legislature.	Requires a manner of delivery	Last year in effect FY22-23	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
34.59 (DHEC: Permit Extension)	State	FY22-23 Proviso	The expiration and any associated vested right of a critical area permit or navigable water permit issued by Department of Health and Environmental Control for the construction of a dock is extended until June 30, 2023, provided the permit is valid on July 1, 2021 or at any time during the previous eighteen months.	Requires a manner of delivery	Last year in effect FY22-23	No Change
34.67 (DHEC: Lake Conestee Dam)	State	FY23-24 Proviso	For Fiscal Year 2023-24, any additional funds received for the Dam Safety Emergency Fund in excess of the \$250,000 appropriation shall be directed by grant to the Lake Conestee Dam Restoration Fund, Inc. for the Lake Conestee Dam mitigation project. The purpose of the project is to restore the Lake Conestee Dams functionality and safety while preserving natural resources in the impoundment and the Reedy River.	Funding agency deliverable(s)	Last year in effect FY23-24	No Change
117.129 (GP: New Savannah Bluff Lock and Dam)	State	FY24-25 Proviso	The Department is prohibited from using any appropriated funds to process and approve any license, permit, authorization, or certification related to the New Savannah Bluff Lock and Dam inconsistent with the State's policy and the General Assembly's intent of maintaining the existing water quality and navigability conditions of that portion of the Savannah River in and around the New Savannah Bluff Lock and Dam. Consistency may occur by including conditions on any proposed project for the maintenance of the New Savannah Bluff Lock and Dam pool at elevation 114.5 NAVD88 for the preservation of adequate and sufficient water quality, navigation, water supply, and recreational activities.	Requires a manner of delivery	Proviso is renumbered with FY24-25 number. Changed from 117.132 to 117.129.	Yes. Amended Proviso Number

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
117.131 (GP: Offshore Oil)	State	FY24-25 Proviso	For the current fiscal year, no funds appropriated or authorized to the Department of Health and Environmental Control, or to local governmental entities, including but not limited to counties, municipalities and special purpose districts, may be expended to approve a plan, permit, license application or other authorization for: (1) the construction or use of infrastructure for which the principal purpose is to facilitate the transportation of unrefined or unprocessed oil or gas into the territorial waters of South Carolina, or onto the lands of South Carolina, from offshore oil and gas production platforms and related infrastructure in the Atlantic Ocean; (2) activities for which the principle purpose is the exploration, development, or production of unrefined or unprocessed oil or gas from within the territorial waters of South Carolina; or (3) activities for which the principle purpose is the exploration, development, or production of unrefined or unprocessed oil or gas in the Atlantic Ocean.	Not related to agency deliverable	Proviso is renumbered with F24-25 number. Changed from 117.134 to 117.131.	Yes. Amended Proviso Number

2024

Services Data

as submitted for the Accountability Report by:

Agency Code - DEPARTMENT OF ENVIRONMENTAL SERVICES

Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	Division or major organizational unit providing the service.	Description of division or major organizational unit providing the service.	Primary negative impact if service not provided.	Changes made to services during FY2024	Summary of changes to services
Operations provides critical support services such as financial, business management, human resources and technology that allow the programs to conduct daily business.	Executive Branch/State Agencies	SCDES Office of Finance and Operations; Office of Technology; Office of Human Resources; Bureau of Budgets; Bureau of Financial Management; Office of General Counsel	Potentially all DHEC staff and program areas, and their customers	Operations	Provides quality improvement, strategic support, information technology, employee relations, financial, and facility support.	Numerous IT issues (security, data backup, etc); no Fleet support; no Facilities support; numerous State and Federal Budget & Financial issues; Staff hiring, training, and management.	Add	Implementation of S.399/ Act 60
Provides critical legal support for programs and operations.	Executive Branch/State Agencies	Office of General Counsel	Potentially all DHEC staff and program areas, and their customers	Office of General Counsel	Provides	Delays in permit decisions, litigation	Add	Implementation of S.399/ Act 60
Environmental Affairs/Regional and Laboratory Services	Executive Branch/State Agencies	Environmental Affairs/Regional and Laboratory Services	Potentially all DHEC staff and program areas, and their customers	Environmental Affairs, Regional and Laboratory Services	Provides stakeholder engagement, collaborative partnerships, community engagement, permit support, and environmental public health support.	Decreased customer service to constituents, local governments, other state agencies, and industry. Impacts to economic development.	Add	Implementation of S.399/ Act 60
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Industry	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Underground Storage Tanks -	Underground Storage Tank program in the Bureau of Land and Waste Management (BLWM) Oversees installation and operation of underground storage tanks managing petroleum and hazardous substances.	Prevents negative environmental impacts; supports business and commerce	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Executive Branch/State Agencies	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Underground Storage Tanks -	Underground Storage Tank program in BLWM Oversees installation and operation of underground storage tanks managing petroleum and hazardous substances.	Prevents negative environmental impacts; supports business and commerce	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Local Governments	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Underground Storage Tanks -	Underground Storage Tank program in BLWM Oversees installation and operation of underground storage tanks managing petroleum and hazardous substances.	Prevents negative environmental impacts; supports business and commerce	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	School Districts	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Underground Storage Tanks -	Underground Storage Tank program in BLWM Oversees installation and operation of underground storage tanks managing petroleum and hazardous substances.	Prevents negative environmental impacts; supports business and commerce	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Industry	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Underground Storage Tanks -	Underground Storage Tank program in BLWM Oversees installation and operation of underground storage tanks managing petroleum and hazardous substances.	Prevents negative environmental impacts; supports business and commerce	No Change	

Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	Division or major organizational unit providing the service.	Description of division or major organizational unit providing the service.	Primary negative impact if service not provided.	Changes made to services during FY2024	Summary of changes to services
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Executive Branch/State Agencies	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Underground Storage Tanks -	Underground Storage Tank program in BLWM Oversees installation and operation of underground storage tanks managing petroleum and hazardous substances.	Prevents negative environmental impacts; supports business and commerce	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Local Governments	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Underground Storage Tanks -	Underground Storage Tank program in BLWM Oversees installation and operation of underground storage tanks managing petroleum and hazardous substances.	Prevents negative environmental impacts; supports business and commerce	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	School Districts	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Underground Storage Tanks -	Underground Storage Tank program in BLWM Oversees installation and operation of underground storage tanks managing petroleum and hazardous substances.	Prevents negative environmental impacts; supports business and commerce	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Industry	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	Bureau of Water (BOW) Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Local Governments	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	School Districts	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	General Public	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Executive Branch/State Agencies	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	

Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	Division or major organizational unit providing the service.	Description of division or major organizational unit providing the service.	Primary negative impact if service not provided.	Changes made to services during FY2024	Summary of changes to services
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Professional Organization	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Legislative Branch	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Industry	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Local Governments	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	School Districts	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	General Public	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Executive Branch/State Agencies	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Professional Organization	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	

Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	Division or major organizational unit providing the service.	Description of division or major organizational unit providing the service.	Primary negative impact if service not provided.	Changes made to services during FY2024	Summary of changes to services
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Legislative Branch	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Monitoring and evaluation of ambient water and beaches	General Public	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
Monitoring and evaluation of ambient water and beaches	Industry	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Water Management -	BOW Helps ensure that South Carolina's waters are drinkable, swimmable and fishable through regulatory and voluntary programs to control sources of pollution.	Negative impacts to Water Quality	No Change	
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Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Industry	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Environmental Health -	Bureau of Regional and Laboratory Services (BRLS) Supports DHEC's air, land, water, onsite wastewater, rabies and food service programs through regional offices and a central laboratory.	Negative impacts to Water Quality	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Local Governments	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Negative impacts to Water Quality	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Professional Organization	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Negative impacts to Water Quality	No Change	
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Conducting compliance assistance and assessment, followed by enforcement if appropriate	Professional Organization	All entities regulated by SCDES	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Prevents negative environmental impacts; supports business and commerce	No Change	
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Monitoring and evaluation of ambient air, water and beaches	Local Governments	All sectors of the public.	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Prevents negative environmental impacts; supports business and commerce	No Change	
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Responding to concerns and incidents	General Public	All sectors of the public.	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Prevents negative environmental impacts; supports business and commerce	No Change	
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Responding to concerns and incidents	Executive Branch/State Agencies	All sectors of the public.	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Prevents negative environmental impacts; supports business and commerce	No Change	
Responding to concerns and incidents	Professional Organization	All sectors of the public.	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Prevents negative environmental impacts; supports business and commerce	No Change	
Responding to concerns and incidents	School Districts	All sectors of the public.	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Prevents negative environmental impacts; supports business and commerce	No Change	
Responding to concerns and incidents	Legislative Branch	All sectors of the public. Complaints are anonymous.	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Prevents negative environmental impacts; supports business and commerce	No Change	
Responding to concerns and incidents	Industry	All industries Complaints are anonymous.	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Prevents negative environmental impacts; supports business and commerce	No Change	
Responding to concerns and incidents	Professional Organization	All organizations. Complaints are anonymous.	Citizens of SC	Water Quality Improvement - Environmental Health -	BRLS supports SCDES's air, land, water, onsite wastewater, programs through regional offices and a central laboratory.	Prevents negative environmental impacts; supports business and commerce	No Change	

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Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	General Public	All entities regulated by SCDES	Citizens of SC	Coastal Resource Improvement -	Bureau of Coastal Management (BCM) Preserves sensitive and fragile areas while promoting responsible development in the eight S.C. coastal counties.	Protects coastal resource from negative impacts and promotes responsible development	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Local Governments	All entities regulated by SCDES	Citizens of SC	Coastal Resource Improvement -	BCM preserves sensitive and fragile areas while promoting responsible development in the eight S.C. coastal counties.	Protects coastal resource from negative impacts and promotes responsible development	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Industry	All entities regulated by SCDES	Citizens of SC	Coastal Resource Improvement -	BCM preserves sensitive and fragile areas while promoting responsible development in the eight S.C. coastal counties.	Protects coastal resource from negative impacts and promotes responsible development	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Professional Organization	All entities regulated by SCDES	Citizens of SC	Coastal Resource Improvement -	BCM preserves sensitive and fragile areas while promoting responsible development in the eight S.C. coastal counties.	Protects coastal resource from negative impacts and promotes responsible development	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Executive Branch/State Agencies	All entities regulated by SCDES	Citizens of SC	Coastal Resource Improvement -	BCM preserves sensitive and fragile areas while promoting responsible development in the eight S.C. coastal counties.	Protects coastal resource from negative impacts and promotes responsible development	No Change	
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Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Legislative Branch	All entities regulated by SCDES	Citizens of SC	Coastal Resource Improvement -	BCM preserves sensitive and fragile areas while promoting responsible development in the eight S.C. coastal counties.	Protects coastal resource from negative impacts and promotes responsible development	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	School Districts	All entities regulated by SCDES	Citizens of SC	Coastal Resource Improvement -	BCM preserves sensitive and fragile areas while promoting responsible development in the eight S.C. coastal counties.	Protects coastal resource from negative impacts and promotes responsible development	No Change	

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Conducting compliance assistance and assessment, followed by enforcement if appropriate	School Districts	All sectors of the public.	Citizens of SC	Coastal Resource Improvement -	BCM preserves sensitive and fragile areas while promoting responsible development in the eight S.C. coastal counties.	Protects coastal resource from negative impacts and promotes responsible development	No Change	
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Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Local Governments	All sectors of the public.	Citizens of SC	Air Quality Improvement -	Bureau of Air Quality (BAQ) Develops and implements strategies to maintain the quality of South Carolina's air.	Negative air quality impacts	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Industry	All entities regulated by SCDES	Citizens of SC	Air Quality Improvement -	BAQ develops and implements strategies to maintain the quality of South Carolina's air.	Negative air quality impacts	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Local Governments	All sectors of the public.	Citizens of SC	Air Quality Improvement -	BAQ develops and implements strategies to maintain the quality of South Carolina's air.	Negative air quality impacts	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	Industry	All entities regulated by SCDES	Citizens of SC	Air Quality Improvement -	BAQ develops and implements strategies to maintain the quality of South Carolina's air.	Negative air quality impacts	No Change	
Assessment, evaluation, and communication of ambient air quality; regulation and plan development as needed	Executive Branch/State Agencies	All sectors of the public.	Citizens of SC	Air Quality Improvement -	BAQ develops and implements strategies to maintain the quality of South Carolina's air.	Negative air quality impacts	No Change	
Assessment, evaluation, and communication of ambient air quality; regulation and plan development as needed	Local Governments	All sectors of the public.	Citizens of SC	Air Quality Improvement -	BAQ develops and implements strategies to maintain the quality of South Carolina's air.	Negative air quality impacts	No Change	
Assessment, evaluation, and communication of ambient air quality; regulation and plan development as needed	Industry	All entities regulated by SCDES	Citizens of SC	Air Quality Improvement -	BAQ develops and implements strategies to maintain the quality of South Carolina's air.	Negative air quality impacts	No Change	
Assessment, evaluation, and communication of ambient air quality; regulation and plan development as needed	Professional Organization	All entities regulated by SCDES	Citizens of SC	Air Quality Improvement -	BAQ develops and implements strategies to maintain the quality of South Carolina's air.	Negative air quality impacts	No Change	

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Assessment, evaluation, and communication of ambient air quality; regulation and plan development as needed	General Public	All sectors of the public.	Citizens of SC	Air Quality Improvement -	BAQ develops and implements strategies to maintain the quality of South Carolina's air.	Negative air quality impacts	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Industry	All entities regulated by SCDES	Citizens of SC	Land and Waste Management -	Bureau of Land & Waste Management (BLWM) Coordinates mining- and waste-related activities and implements assessment and corrective actions for contaminated sites. Waste areas include solid, hazardous, radioactive and infectious waste.	Negative impacts to land and resource management; poor waste management and recycling practices	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	Local Governments	All entities regulated by SCDES	Citizens of SC	Land and Waste Management -	BLWM coordinates mining- and waste-related activities and implements assessment and corrective actions for contaminated sites. Waste areas include solid, hazardous, radioactive and infectious waste.	Negative impacts to land and resource management; poor waste management and recycling practices	No Change	
Reviewing applications according to regulation and issuing permit, certification, registration and license decisions	General Public	All entities regulated by SCDES	Citizens of SC	Land and Waste Management -	BLWM coordinates mining- and waste-related activities and implements assessment and corrective actions for contaminated sites. Waste areas include solid, hazardous, radioactive and infectious waste.	Negative impacts to land and resource management; poor waste management and recycling practices	No Change	
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Conducting compliance assistance and assessment, followed by enforcement if appropriate	Local Governments	All entities regulated by SCDES	Citizens of SC	Land and Waste Management -	BLWM coordinates mining- and waste-related activities and implements assessment and corrective actions for contaminated sites. Waste areas include solid, hazardous, radioactive and infectious waste.	Negative impacts to land and resource management; poor waste management and recycling practices	No Change	
Conducting compliance assistance and assessment, followed by enforcement if appropriate	General Public	All entities regulated by SCDES	Citizens of SC	Land and Waste Management -	BLWM coordinates mining- and waste-related activities and implements assessment and corrective actions for contaminated sites. Waste areas include solid, hazardous, radioactive and infectious waste.	Negative impacts to land and resource management; poor waste management and recycling practices	No Change	
Overseeing cleanup of contaminated sites	Industry	All entities regulated by SCDES	Citizens of SC	Land and Waste Management -	BLWM coordinates mining- and waste-related activities and implements assessment and corrective actions for contaminated sites. Waste areas include solid, hazardous, radioactive and infectious waste.	Negative impacts to land and resource management; poor waste management and recycling practices	No Change	

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Overseeing cleanup of contaminated sites	Executive Branch/State Agencies	All sectors of the public.	Citizens of SC	Land and Waste Management -	BLWM coordinates mining- and waste-related activities and implements assessment and corrective actions for contaminated sites. Waste areas include solid, hazardous, radioactive and infectious waste.	Negative impacts to land and resource management; poor waste management and recycling practices	No Change	
Overseeing cleanup of contaminated sites	General Public	All entities regulated by SCDES	Citizens of SC	Land and Waste Management -	BLWM coordinates mining- and waste-related activities and implements assessment and corrective actions for contaminated sites. Waste areas include solid, hazardous, radioactive and infectious waste.	Negative impacts to land and resource management; poor waste management and recycling practices	No Change	
Controlling invasive aquatic plant species that impact wildlife/fisheries habitat, recreational water usage and clean water intakes.	General Public	All sectors of the public.	Citizens of SC	Water Quality Improvement - Water Management -	BOW coordinates to help ensure that South Carolina's waters are drinkable, swimmable and fishable through programs to control invasive aquatic plants.	Negative impacts to Water Quality	Add	Transfer of SCDNR Aquatic Nuisance Species management program to SCDES in the implementation of S.399/ Act 60
Stream gages across the state that provide necessary information to produce reliable models for the State Water Plan and for safety during natural disasters	General Public	All sectors of the public.	Citizens of SC	Water management	BOW coordinates to help ensure that South Carolina's waters are drinkable, swimmable and fishable through programs to control invasive aquatic plants.	Negative impacts to the state's water planning efforts	Add	Transfer of SCDNR Aquatic Nuisance Species management program to SCDES in the implementation of S.399/ Act 60
Active surface water and groundwater monitoring sites utilized for drought assessments, flood frequency studies, flood forecasting, and water planning	General Public	All sectors of the public.	Citizens of SC	Water management	BOW coordinates to help ensure that South Carolina's waters are drinkable, swimmable and fishable through programs to control invasive aquatic plants.	Negative impacts to the state's water planning efforts	Add	Transfer of SCDNR Aquatic Nuisance Species management program to SCDES in the implementation of S.399/ Act 60

2024

Partnerships Data

as submitted for the Accountability Report by:

Agency Code - DEPARTMENT OF ENVIRONMENTAL SERVICES

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Non-Governmental Organization	319 Grantees	SCDES contracts with local partners such as watershed organizations, municipalities, non-profits, universities, etc. to implement nonpoint source water quality improvement program using federal 319 grant funds.	No Change
Professional Association	40 by 2020 Partnership (Sonoco Recycling, Pratt Industries, SC Department of Commerce, Palmetto Pride, and the SC Beverage Association)	This partnership, in which SCDES participates, is dedicated to sharing resources and working together to help South Carolina meet or exceed in 40 percent recycling goal by 2020.	No Change
Professional Association	American College of Radiology	Works collaboratively with the Bureau of Radiological Health's MQSA program by ensuring that facilities provide the highest level of image quality and safety by documenting compliance with requirements for x-ray equipment, medical personnel and quality assurance	No Change
Professional Association	Association of Clean Water Administrators (ACWA)	As a member of ACWA, SCDES participates in national calls, webinars, surveys and work groups conducted by ACWA covering a wide array of clean water programs.	No Change
Professional Association	American Public Health Association	APHA works to advance the health of all people and all communities. As the nation's leading public health organization, APHA strengthens the impact of public health professionals and provides a science-based voice in policy debates too often driven by emotion, ideology or financial interests. APHA is at the forefront of efforts to advance prevention, reduce health disparities and promote wellness.	No Change
Non-Government Organization	Association of Public Health Laboratories (APHL)	APHL works to strengthen laboratory systems serving the public's health. In SC, APHL supports quality improvement initiatives in Newborn Screening, provides leadership training to public health laboratory professionals, assists with health information technology.	No Change
Professional Association	Association of State and Territorial Solid Waste Management Officials (ASTSWMO)	SCDES participates in ASTSWMO task forces and subcommittees that focus on particular program elements, including, but not limited to, hazardous waste, Superfund and UST.	No Change
Professional Association	Association of State Dam Safety Officials (ASDSO)	SCDES participates in ASDSO, the association that brings together representatives of all of the state programs across the country to provide information to improve state programs. The organization provides training as well as monitors activity at the federal level in order to represent the best interest of states.	No Change
Professional Association	Association of State Drinking Water Administrators (ASDWA)	As a member of ASDWA, SCDES participates in national calls, webinars, surveys and work groups conducted by ASDWA covering a wide array of drinking water programs.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Professional Association	Association of State Wetland Managers (ASWM)	SCDES participates in ASWM, which represents states, tribes, federal and nonprofit partners to better understand and protect wetland resources. The organization provides training and education to the members and monitors activities related to wetland resources.	No Change
Professional Association	Atlantic Compact Commission (ACC)	SCDES partners with the ACC, which was formed in response to the federal Low-Level Radioactive Waste Policy Act of 1980. DHEC regulates the Barnwell disposal site that the ACC uses to dispose of radioactive waste.	No Change
Federal Government	Bureau of Ocean and Energy Management (BOEM)	SCDES reviews applications submitted to BOEM for activities conducted outside of State waters which may result in reasonably foreseeable coastal effects.	No Change
Private Business Organization	Businesses	Issues environmental permits in compliance with state authority to do so.	No Change
Professional Association	Carolina Recycling Association (CRA)	SCDES works cooperatively with the CRA to offer training, education and networking opportunities designed to promote waste reduction and recycling.	No Change
	Centers for Disease Control and Prevention	CDC provides technical assistance in support of monitoring and assessing threats to the general population from a chemical/radiological release. Relies on information published by the CDC's Agency for Toxic Substances and Disease Registry (ATSDR) to communicate environmental hazards to communities and other stakeholders.	No Change
Local Government	City of Charleston	Assistance dispersing rabies positive fliers via City of Charleston communications and media releases. SCDES works with the City of Charleston on the removal of abandoned and derelict vessels and marine debris, as well resilience efforts.	No Change
State Government	Clemson University	Clemson is developing a training program to assist with training our onsite wastewater staff. The training can also be tailored in the future to assist with OSWW contractors training, CEU's and exams.	No Change
Higher Education Institute	Clemson University Center for Watershed Excellence	This partnership administers the Adopt-a-Stream Program, which is a citizen scientist lead volunteer water quality monitoring program to establish and maintain data for water quality screening purposes.	No Change
State Government	Clemson University Department of Pesticide Regulation	SCDES works with DPR on citizen concerns regarding questions about pesticide application and FIFRA registration.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Local Government	Coastal Counties and Municipalities	SCDES works with coastal counties and municipalities to develop and implement Local Comprehensive Beach Management Plans (LCBMP), which guide the management and stewardship of the beach and beach/dune system. A state-approved LCBMP is required for eligibility to receive state funding for beach renourishment and other enhancement grants. DHEC also works with coastal counties and municipalities in the review of funding assistance to improve and enhance infrastructure.	No Change
Professional Association	Coastal States Organization (CSO)	SCDES participates in the CSO to enhance coordination among state Coastal Zone Management Programs and ensure accurate representation of coastal management issues before the U.S. Congress and federal agencies.	No Change
Higher Education Institute	Colleges & Universities	SCDES works with the Clemson University Plant Industries Department and staff serve on the Clemson University Fertilizer Advisory Committee to offer input regarding new product registration and land application potential for industrial byproducts and wastes. (Clemson University)	No Change
Higher Education Institute	Colleges & Universities	Coastal Carolina University lab provides services to analyze beach monitoring, ambient and stormwater samples to produce data used by SCDES. The university also helps SCDES provide a program that offers lessons, support materials, teacher workshops and classroom presentations to promote composting, recycling, waste reduction, litter prevention and sustainability.	No Change
Higher Education Institute	Colleges & Universities	University of South Carolina Arnold School of Public Health participates in the State Drinking Water Technical Advisory Committee as well as the Environmental Justice Hub Committee. Interns also work with the Bureau of Water Aquatic Biology Section as well as the Dams program.	No Change
Higher Education Institute	Colleges & Universities	In addition to current list: *SCDES connects with HBCUs, including Benedict University, Allen University, SC State and Vorhees College, to share information on water quality, environmental justice and other topics.	No Change
Non-Government Organization	Community Based Organizations	SCDES's Environmental Justice Coordinator works with several community-based organizations as well as with community leaders across the state on Environmental Justice issues.	No Change
Professional Association	Conference of Radiation Control Program Directors (CRCPD)	SCDES partners with CRCPD to promote consistency in addressing and resolving radiation protection issues. Offers training and understanding in all radiological areas.	No Change
Non-Government Organization	Conference of Radiation Control Program Directors (CRCPD)	Partners with Bureau of Radiological Health and other radiation professionals in State and local government that regulate the use of radiation sources to promote consistency in addressing and resolving radiation protection issues, to encourage high standards of quality in radiation protection programs, and to provide leadership in radiation safety and education.	No Change
Non-Government Organization	Conservation Coalition	Share information and encourage participation in stakeholder and community engagement processes	No Change
Private Business Organization	Contractors and Consultants	SCDES reports permitting, compliance and emissions data to EPA databases.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Private Business Organization	Contractors and Consultants	SCDES works with Responsible Parties' clean-up contractors to remediate environmental contamination.	No Change
Private Business Organization	Contractors and Consultants	For the adaptation of the UST federal regulations, the UST Program is collaborating with stakeholders as part of the stakeholder involvement process for regulation development.	No Change
Local Government	Council of Governments (COGs)	SCDES works with the SC Regional COGs through its Health and Planning efforts, to include coordination and outreach efforts with the SC Health + Planning Toolkit trainings. This collaboration continues. The following partnership efforts ended September 30, 2018: The Central Midlands COG served as one of the lead community contacts for the SC Farm to Institution projects and as a partner in finalizing Active Community Environment resources. The Central Midlands COG partnership has also included work on the SC Food Access Task Force. COGs have been engaged in the Alta Planning + Design – pedestrian planning project in select counties of the state.	No Change
Local Government	Council of Governments (COGs)	Central Midlands COG manages donated funds for Midlands Rivers Coalition bacterial sampling during recreational season.	No Change
Local Government	Council of Governments (COGs)	SCDES coordinates with COGs on Air Quality Coalitions.	No Change
Local Government	Council of Governments (COGs)	COGs develop regional wastewater management plans that dictate certain aspects of SCDES permitting. COGs provide assistance in allocating water quality loading to local permit holders.	No Change
Local Government	Counties and/or Municipal Governments	SCDES works with these partners to provide permitting, technical assistance and grant funding to address stormwater management, solid waste management, recycling, and other environmental concerns. County and municipal government representatives serve on advisory committees and stakeholder workgroups.	No Change
Local Government	Counties and/or Municipal Governments	The agency provides accurate, timely and useful health information on methods to protect the public from exposure to secondhand smoke. Community teams assist counties in developing their Community Health Improvement Plan. SCDES provides advice and regulatory guidance to county and municipal public works departments during emergency responses and participates in SEOC operations with county emergency management agencies.	No Change
Local Government	County and Municipal Public Works Departments	SCDES provides advice and regulatory guidance to county and municipal public works departments during emergency responses.	No Change
Local Government	County Emergency Management Agencies	SCDES exercises regularly and participates in SEOC operations with county emergency management agencies.	No Change
Private Business Organization	Dam Owners	SCDES provides assistance and regulatory guidance to dam owners on an ongoing basis and during emergency responses.	No Change
Professional Association	Don't Waste Food SC/Food Recovery Stakeholders	The Don't Waste Food SC/Food Recovery Initiative involves partners such as SCDES, Harvest Hope Food Bank, SC Food Bank Association, Loaves & Fishes, SC Department of Commerce, SC Department of Agriculture and many others. The centerpiece of this effort is the Don't Waste Food SC campaign that is designed to promote this issue and offer assistance to various stakeholders through prevention, donation and composting.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
K-12 Education Institute	Educational Institutions (Elementary schools, K-12 public schools and districts)	DHEC works with these partners to provide technical assistance and grant funding to promote recycling. Promoting and funding environmental education via Champions of the Environment. Additional grant-funding support for schools	No Change
Professional Association	Electronics Recycling Coordination Clearinghouse (ERCC)	ERCC provides DHEC with an opportunity to interact with other states on issues related to the recycling and proper management of electronic scrap.	No Change
Non-Government Organization	Environmental Council of States (ECOS)	Connect with leaders of all states on environmental issues of national importance, facilitating a quality relationship among and between Federal and State agencies. SCDES Interim Director, Myra Reece, currently serves on the leadership team of ECOS.	No Change
Federal Government	Environmental Protection Agency (EPA)	DHEC works with EPA through participation in the Chemical Speciation Network (CSN). The Division of Air Quality Analysis (DAQA) collects aerosol samples on filters at the Chesterfield and Parklane sites for Particulate Matter (PM) speciation analysis by EPA.	No Change
Federal Government	Federal Emergency Management Agency	<ul style="list-style-type: none"> FEMA provides guidance for and coordination of emergency operations following a major disaster, manmade or natural, to include Fixed Nuclear Facilities. FEMA offers the state a federal grant focused on dam safety. 	No Change
Federal Government	Federal Emergency Management Agency	DHEC meets frequently with FEMA representatives under the aegis of SCEMD emergency planning and participates with FEMA during exercises and emergency response.	No Change
State Government	Florida State Department of Health Bureau of Laboratories (FDOHBL)	FDOHBL serves as the Primacy Laboratory for South Carolina's Safe Drinking Water Act program for the analysis of polychlorinated biphenyls using EPA method 508A.	No Change
Professional Association	Interstate Mining Compact Commission (IMCC)	The IMCC is a multi-state governmental organization that provides an opportunity for SCDES to work with and learn from other states regarding mining issues.	No Change
Professional Association	Interstate Shellfish Conference (ISSC)	SCDES is a voting member of the ISSC. This organization works with FDA to develop criteria for the national shellfish sanitation program.	No Change
Private Business Organization	Laboratories	Contractually analyze SCDES environmental samples and provide reports.	No Change
Non-Government Organization	Land Conservation Organizations	SCDES participates with various land conservation organizations as funds are available to help restore, enhance and preserve/conserv sensitive natural, historic and cultural resources.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Local Government	Local Law Enforcement (County and Municipal)	SCDES refers intentional contamination to SLED for investigation/prosecution.	No Change
Local Government	Local Law Enforcement (County and Municipal)	SLED provides law enforcement support to emergency operations.	No Change
Local Government	Local Law Enforcement (County and Municipal)	SLED coordinates and supports responses to bomb and terrorism threats.	No Change
Local Government	Midlands Rivers Coalition	This coalition serves as stewards for the lower Saluda River to improve the water quality for citizens of the state.	No Change
Professional Association	Mining Association of South Carolina (MASC)	The MASC, in which SCDES participates, provides a forum for interacting with and educating the regulated community regarding mining and reclamation activities.	No Change
Local Government	Municipal Association of SC	SCDES shares information and includes MASC in stakeholder processes impacting municipalities.	No Change
Local Government	Municipal Separate Storm Sewer Systems (MS4s)	SCDES authorizes MS4s to conduct stormwater construction application review within their jurisdiction.	No Change
Professional Association	National Association of State Land Reclamationists (NASLR)	SCDES partners with the NASLR to promote the proper restoration of mined areas.	No Change
Professional Association	National Association of State Public Health Veterinarians	SCDES assists with a compendium used to make recommendations for animal protection.	No Change
Higher Education Institute	National Atmospheric Deposition Program (NADP) - University of Illinois	SCDES works with National Atmospheric Deposition Program (NADP). The Division of Air Quality Analysis (DAQA) supports and operates one site at Congaree Bluff for rain deposition analysis, specifically mercury deposition. The analysis is performed by NADP.	No Change
Professional Association	National Fire Protection Association (NFPA)	Monitor and participates in code and standard development and professional development opportunities.	No Change
Federal Government	National Materials Program	The Bureau of Radiological Health's Agreement State Program is part of this broad collective framework within which both the NRC and the Agreement States function in carrying out their respective regulatory programs for radioactive material. The goal is to ensure protection of public health, safety, security, and the environment from the hazards associated with radioactive material.	No Change
Federal Government	National Oceanic and Atmospheric Administration (NOAA)	SCDES works with NOAA to implement the state's Coastal Zone Management Program, which protects sensitive natural resources while promoting responsible development within the eight county Coastal Zone.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
State Government	Office of the State Treasurer	DHEC partners with the State Treasurer on financial matters.	No Change
State Government	Other States	SCDES works with EPA Region 4 states on resolution of common challenges related to the environment. SCDES also coordinates with neighboring states on permitting actions and ambient air monitoring.	No Change
Non-Government Organization	Palmetto Poison Center	The Palmetto Poison Center is a resource for free poison and toxicology advice in South Carolina related poison prevention and treatment information.	Amend
Non-Government Organization	Palmetto Pride	This stakeholder helps SCDES provide a program that offers lessons, support materials, teacher workshops and classroom presentations to promote composting, recycling, waste reduction, litter prevention and sustainability.	No Change
State Government	Public Service Commission of S.C. (PSC)	The PSC approves compensation for the Barnwell disposal site operator to cover the costs of operating the site that SCDES licenses.	No Change
Professional Association	Regional and National Associations	SCDES works with other states and local air, water, land & waste, environmental health and coastal programs on areas of common interest through regional and national professional organizations.	No Change
Non-Government Organization	Riverkeepers	Partner with Riverkeepers throughout the state regarding aquatic monitoring, water-related permits and clean-up sites that may impact waters of the state.	No Change
State Government	Rural Infrastructure Authority (RIA)	To implement the State Revolving Fund program, after SCDES ranks eligible projects and issues needed permits, the Office of Local Governments with the RIA sets loan policies and executes loan agreements to build needed water and wastewater infrastructure.	No Change
State Government	S.C. Building Codes Council	Promote a common understanding and uniform enforcement of codes and standards among other authorities having jurisdiction. Coordinate and promote enforcement of state-adopted codes and standards. Coordinate participation in joint outreach and educational opportunities.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
State Government	S.C. Department of Archives and History (SCDAH)	SCDES works with SCDAH to ensure land disturbance projects, including but not limited to transportation and residential and commercial developments, are consistent with the Coastal Tidelands and Wetlands Act. SCDES consults SCDAH in consideration of any archeological concerns at proposed mining locations or solid waste activity.	No Change

2024

Reports Data

as submitted for the Accountability Report by:

Agency Code - DEPARTMENT OF ENVIRONMENTAL SERVICES

Report Name	Law Number (if applicable)	Summary of information requested in the report	Date of most recent submission DURING the past fiscal year	Reporting Frequency	Type of entity/entities	Method to access the report	Direct access hyperlink or agency contact (if not provided to LSA for posting online)	Changes to this report during the past fiscal year	Explanation why a report wasn't submitted
111(d) and 129 plans progress letter	Clean Air Act	Annual report on progress of sections 111(d) and 129 plans.	November 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Air Quality, 803-898-4123	No Change	
5-Year Network Assessment (AIR)	Clean Air Act	Periodic (5 year) assessment of the statewide ambient air monitoring network.	July of 2022	Every 5 years	Entity within federal government	Available on another website	Bureau of Air Quality, 803-898-4123	No Change	Submitted 7/21/2020. Next report is due July 1, 2025.
Agency Accountability Report	SC Code §1-1-810	The report "must contain the agency's or department's mission, objectives to accomplish the mission, and performance measures that show the degree to which objectives are being met." Agencies must "identify key program area descriptions and expenditures and link these to key financial and performance results measures."		Annually	Governor or Lt. Governor AND Legislative entity or entities	Provided to LSA for posting online		No Change	SCDES was established as a new Cabinet agency July 1, 2024.
Agency Debt Collection Report	Proviso 117.34	Detailed report of the amount of outstanding debt and all methods used to collect.		Annually	Governor or Lt. Governor AND Legislative entity or entities	Electronic copy available upon request	Brandi Nichols	No Change	Submitted by DHEC. SCDES will complete this report for FY25.
Annual Budget Plans	SC Code 11-11	Compilation of agency planned funding and expenditure requests for the upcoming fiscal year.	October 2023	Annually	South Carolina state agency or agencies	Available on another website	https://www.admin.sc.gov/sites/admin/files/Documents/Budget/FY25%20P500%20-Environmental%20Services%20%20REVISED%2001.23.2024.pdf	No Change	
Annual Monitoring Plan (AIR)	Clean Air Act	Planned changes and final descriptions of sites and monitors of the South Carolina Ambient Air Monitoring Network and certification that the network meets the minimum requirement of 40 CFR, Part 58.	June 2024	Annually	Entity within federal government	Available on another website	Bureau of Air Quality, 803-898-4123	No Change	
Annual Risk Management Plan/112(r) Report (AIR)	Clean Air Act	Summary of 112(r) inspections completed for the previous Federal Fiscal Year (FFY) and planned inspections for the current FFY.	October 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Air Quality, 803-898-4123	No Change	

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Bank Account Transparency and Accountability Report	Proviso 117.82	Itemized transaction report for composite reservoir bank accounts held by the agency.	September of 2022	Annually	South Carolina state agency or agencies	Available on agency's website	N/A		SCDES will not have composite accounts. DHEC filed the reports for FY24.
Bi-Annual Progress Report to NOAA (National Oceanic and Atmospheric Administration) (OCRM)	NOAA Financial Assistance Administrative Terms	Grant deliverables, success stories, progress and budget reports.	January 2024	Twice a year	Entity within federal government	Hard copy available upon request	Bureau of Coastal Management, 843-953-0245	No Change	
Clean Air Act Section 105 Grant Annual Report (AIR)	Clean Air Act	Grant deliverables.	December 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Air Quality, 803-898-4123	No Change	
Clean Water State Revolving Fund (WATER)	2CFR200.328 & 40CFR35.3165	Grant deliverables, progress and budget reports.	September 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Compliance Assistance Activities (AIR)	Clean Air Act	Summary of compliance assistance provided to regulated facilities.	June 2024	Quarterly	Entity within federal government	Hard copy available upon request	Bureau of Air Quality, 803-898-4123	No Change	
Comprehensive Permanent Improvement Plan (CPIP)	2-47-55	Comprehensive summary of all permanent improvement projects anticipated over the next five fiscal years.	October 2023	Annually	South Carolina state agency or agencies	Available on another website	https://www.admin.sc.gov/budget/cpip	No Change	
Dam and Reservoir Safety Exemption		Includes any procurements in which the Dam and Reservoir Exemption was used. Each individual file includes the purchase order and related documentation	January of 2023	Quarterly	South Carolina state agency or agencies	Electronic copy available upon request	Matt Winslow	No Change	
Determination of Satisfaction Progress Report for the Non-Point Source Program (WATER)	40CFR35 & 2CFR200	Grant deliverables, progress and budget reports.	August 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Drinking Water State Revolving Fund (WATER)	2CFR200.328 & 40CFR35.3570	Grant deliverables, progress and budget reports.	September 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Dry-cleaning Facility Restoration Trust Fund Annual Report (BLWM)	SC Hazardous Waste Management Act, 56-44-10 et. seq.	To report on the current financial position of the Drycleaning Facility Restoration Trust Fund. Report is designed to allow the General Assembly to determine the solvency of the Fund and must include a 5-year budget projections as well as a review and comment on the adequacy of the current program in resolving contamination problems at operating and closed drycleaning facilities.	June 2024	Annually	Legislative entity or entities	Provided to LSA for posting online	Bureau of Land & Waste Management, 803-898-2000	No Change	

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Emergencies Report	SC Code 11-35-2440	Includes all emergencies from the agency; each individual file includes the justification for the emergency (or governor's order, in certain situations) and the purchase order, along with any other documentation required for the procurement.	June 2024	Quarterly	South Carolina state agency or agencies	Electronic copy available upon request	https://reporting.procurement.sc.gov/general/transparency/audit-reports	No Change	
Energy Consumption Report	SC Code 48-52-610 through 680 and 48-52-910	Details energy consumption in Agency facilities	February of 2023	Annually	South Carolina state agency or agencies	Available on another website	Business Management 803.898.5406		DHEC submitted. SCDES will submit for 2025.
Enforcement Action Report (WATER)	40CFR35 & 2CFR200	Information on the compliance status of major National Pollutant Discharge Elimination System (NPDES) dischargers.	July 2023	Quarterly	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
EPA Programmatic Review (WATER)	Clean Water Act	An evaluation of select NPDES permits to determine permit consistency with the Clean Water Act (CWA) and NPDES regulations.	July 2023	Every 5 years	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Federal Emergency Management Agency (FEMA) Dam Safety Grant Quarterly and Annual Report (WATER)	33USC467f National Dam Safety Program, 2CFR170, WIIN ACT	Grant deliverables, progress and budget reports.	July 2023	Quarterly	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Federal Project Reviews	SC Federal and Other Funds Oversight Act (Title 2 Chapter 65)	Compilation of anticipated federal grants received during the upcoming fiscal year.	February 2024	Annually	South Carolina state agency or agencies	Electronic copy available upon request	Chris Wimberly/Simon Li	No Change	Submitted as DHEC.
Fees and Fines Report	Proviso 117.73	Report of all aggregate amounts of fines and fees charged and collected in the prior fiscal year.	September 2023	Annually	Legislative entity or entities	Available on agency's website	Chris Wimberly	No Change	Submitted as DHEC.
Foreign Research Reactor Spent Nuclear Fuel Shipments Grant to US Department of Energy (DOE) (BLWM)		Report of SCDES's preparedness efforts and coordination activities in response to Foreign Research Reactor Spent Nuclear Fuel Shipments.	June 2024	Quarterly	Entity within federal government	Hard copy available upon request	Bureau of Land and Waste Management: 803-898-0646	No Change	
GAAP closing packages	N/A	Adjustments to SCEIS records for CAFR reporting.	August 2023	Annually	South Carolina state agency or agencies	Electronic copy available upon request	Sophia Lawson	No Change	Submitted as DHEC.
Groundwater Program (WATER)	40CFR35 & 2CFR200	Progress report on grant deliverables.	December 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300		
Hidden Earmark Surveys	Executive Order 16-6	The Executive Budget Office in coordination with all state agencies, is required to prepare a report that makes public all grants and contracts awarded with funds appropriated through a hidden earmark in the annual Appropriations Act.	November 2023	Annually	South Carolina state agency or agencies	Available on another website	Chris Wimberly	No Change	Submitted as DHEC.

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Infectious Waste Generation Annual Report (BLWM)	44-93-210(A)	Projection of the estimated amount of infectious waste to be generated in South Carolina for the next calendar year.	October 2023	Annually	Legislative entity or entities	Available on the agency's website	Bureau of Land & Waste Management, 803-898-2000	No Change	
Information Technology and Information Security Plans		Comprehensive summary of all information technology and information security objectives and expenditures for the upcoming fiscal year.	October 2023	Annually	South Carolina state agency or agencies	Electronic copy available upon request	Office of Technology - Sean Briggs	No Change	
Letter of Certification for radiological emergency response to SC Emergency Management Division (EMD) (BLWM)		Reports number of training courses taken and given related to radiological or nuclear emergency issues, number of calls/notification received from Fixed Nuclear Fuel facilities, number of other nuclear/radiological emergencies and level of KI stockpile.	January 2024	Annually	South Carolina state agency or agencies	Hard copy available upon request	Bureau of Land and Waste Management: 803-898-0646		
National Air Toxics Trend Station (NATTS) Grant Report (AIR)	Clean Air Act	Grant deliverables.	May 2024	Quarterly	Entity within federal government	Hard copy available upon request	Bureau of Air Quality, 803-898-4123	No Change	
Nonpoint Source Program (WATER)	2CFR200 & 40CFR35	Grant deliverables, progress and budget reports.	December 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
NPDES Compliance (WATER)	2CFR200 & 40CFR35	Grant deliverables, success stories, progress and budget reports.	December 2023	Monthly	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
NPDES Permitting (WATER)	2CFR200 & 40CFR35	Permitting data for federal fiscal year.	December 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Other Funds Survey	SC Federal and Other Funds Oversight Act (Title 2 Chapter 65)	Detailed report of the actual and anticipated revenue by source.	September 2023	Annually	South Carolina state agency or agencies	Available on another website	Meredith Murphy	No Change	
Performance Measures (OCRM)	Coastal Zone Management Act	Report of activities and effort to meet national goals per grant year in 5 categories: coastal habitat, coastal hazards, coastal community development, public access and coordination, and public involvement.	November 2023	Annually	Entity within federal government	Hard copy available upon request	Ocean & Coastal Resource Management, 843-953-0245	No Change	
Procurements Using 10% Rule Report	SECTION 11-35-1220	Includes any purchase order in which the 10% rule was applied. Each individual file includes the purchase order and documentation related to the application of the rule.		Quarterly	South Carolina state agency(ies)	Electronic copy available upon request	Matt Winslow		
Public Water System Report (WATER)	40CFR142	Compliance of public water systems.	December 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Real Property Inventory	SC Code 1-11-58	Lists state-owned buildings and land	June of 2023	Annually	South Carolina state agency(ies)	Available on another website	https://admin.sc.gov/real_property/services	No Change	

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Record of Applied Preferences	SC Code 11-35-1220	Includes any purchase order in which preferences were used to determine an award. Each individual file includes the purchase order, the award, and documentation related to the application of the preferences.	June 2024	Quarterly	South Carolina state agency(ies)	Electronic copy available upon request	Matt Winslow	No Change	
Report for Minority Business Enterprise/Woman-owned Business Enterprise programs	SC Code 11-35-5240 (2)	Includes budget allocations, the agency's utilization plan (sent annually rather than quarterly), and additional related information.	June 2024	Quarterly	South Carolina state agency(ies)	Electronic copy available upon request	Shannon Hicks	No Change	
Safe Drinking Water Act Fee Report to Legislature, SCAWWA, and SC Municipal Association (WATER)	44-55-10 Safe Drinking Water Act	Summary of public water fees collected.	December of 2022	Annually	Legislative entity or entities	Hard copy available upon request	Bureau of Water 803-898-4300		
Schedule of Expenditures of Federal Assistance	2.CFR.200.502	All expenditures and revenue for all federal grants.	August of 2023	Annually	South Carolina state agency or agencies	Electronic copy available upon request	Ed Morris		
Section 312 Coastal Zone Management Act Performance Metrics (OCRM)	Coastal Zone Management Act	Report of program process toward target goals and objectives.	January 2024	Annually	Entity within federal government	Hard copy available upon request	Bureau of Coastal Management, 843-953-0245	No Change	
Sole Sources Report	SC Code 11-35-2440	Includes all sole sources from the agency; each individual file includes the justification for the sole source, the purchase order, the vendor's signed open trade representation form, and (if applicable) the vendor's drug-free affidavit.	June 2024	Quarterly	South Carolina state agency(ies)	Electronic copy available upon request	https://reporting.procurement.sc.gov/general/transparency/audit-reports	No Change	Submitted as DHEC. 1st Report for SCDES as an agency is due October 2024
Solid Waste Management Annual Report (BLWM)	SC Solid Waste Policy Management Act, 44-96-10, et.seq.	The Solid Waste Management Annual Report provides a summary of the disposal data and recycling data for the state. It also contains recommendations for increasing the state's recycling rate and decreasing the disposal rate.	March 2024	Annually	Governor or Lt. Governor AND Legislative entity or entities	Provided to LSA for posting online	Bureau of Land & Waste Management, 803-898-2000	No Change	
Solid Waste Trust Fund Report (BLWM)	SC Solid Waste Policy Management Act, 44-96-10, et.seq.	The trust fund update is a financial report detailing the revenues and expenditures by the department from the solid waste, waste tire and petroleum funds. The report is submitted quarterly and at the end of the fiscal year.	April 2024	Quarterly	Legislative entity or entities	Provided to LSA for posting online	Bureau of Land & Waste Management, 803-898-2000	No Change	
South Carolina Hazardous Waste Contingency Fund Annual Report (BLWM)	SC Hazardous Waste Management Act, 56-44-10 et. seq.	To report on the activities and response actions that have been carried out under the auspices of the Contingency Fund.	June of 2023	Annually	Legislative entity or entities	Provided to LSA for posting online	Bureau of Land & Waste Management, 803-898-2000	No Change	

Report Name	Law Number (if applicable)	Summary of information requested in the report	Date of most recent submission DURING the past fiscal year	Reporting Frequency	Type of entity/entities	Method to access the report	Direct access hyperlink or agency contact (if not provided to LSA for posting online)	Changes to this report during the past fiscal year	Explanation why a report wasn't submitted
State Agencies/College and University Recycling (BLWM)	SC Solid Waste Policy Management Act, 44-96-10, et.seq.	The state agency and college/university recycling report contains a summary of the waste reduction and recycling activities of state agencies and colleges and universities. It also highlights model programs.	October 2023	Annually	Governor or Lt. Governor AND Legislative entity or entities	Provided to LSA for posting online	Bureau of Land & Waste Management, 803-898-2000	No Change	
State Revolving Fund Report (WATER)	2CFR200.328 & 40CFR35.3570	EPA reviews files and draw requests for several Clean Water and Drinking Water SRF projects.	January 2024	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300		
State Survey Agency CLIA Program Budget/Expenditure Report (CMS-102)	42 CFR, Part 493	Provides a detailed estimate of CLIA survey program costs; such costs are classified according to the category of the proposed expenditure.	June of 2023	Quarterly	Entity within federal government	Electronic copy available upon request	MaryJo Roue/Kristen Juarez		
State Systems Development Initiative (SSDI) Progress Report and Application		Report of goals, activities, and data projects related to SSDI funding, which supports the Title V Block Grant.	June of 2023	Annually	Entity within federal government	Hard copy available upon request	Kristen Shealy		
State Underground Petroleum Environmental Response Bank (SUPERB) Advisory Committee (SAC) Report. BLWM assists with report preparation. This report comes from the SAC and is submitted to DHEC and the General Assembly. (BLWM)	SUPERB Act, 44-2-150	Section 44-2-150(G) of the SUPERB Act requires the SUPERB Advisory Committee to submit an annual report that addresses the financial status and viability of the SUPERB Account and the SUPERB Financial Responsibility Fund (SFRF), the number of sites successfully remediated, the number of sites remaining to be remediated and any statutory or regulatory changes the Committee recommends. In addition, this report contains information regarding the current status of the underground storage tank (UST) population in South Carolina.	May 2024	Annually	Legislative entity or entities	Provided to LSA for posting online	Bureau of Land & Waste Management, 803-898-2000	No Change	
Surface Water Monitoring Quality Assurance Project Plan (WATER)	Clean Water Act	Describes project management, monitoring data quality objectives and sampling/analytical procedures for the coming year.	January 2024	Annually	Entity within federal government	Hard copy available upon request	bureau of water, 803-898-4300	No Change	
Surface Water Monitoring Strategy (WATER)	Clean Water Act	Goals and objectives of the South Carolina surface monitoring strategy to meet regulatory requirements.	January 2024	Annually	Entity within federal government	Available on agency's website	bureau of water, 803-898-4300	No Change	
Title V Permit Data Report (TOPS) (AIR)	Clean Air Act	Summary of activities for Title V permitting program.	January 2024	Twice a year	Entity within federal government	Hard copy available upon request	Bureau of Air Quality, 803-898-4123	No Change	
Total Maximum Daily Load (TMDL) Commitments (WATER)	Clean Water Act	TMDL progress report.	December 2023	Annually	Entity within federal government	Hard copy available upon request	bureau of water, 803-898-4300	No Change	

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Trade-in Sales Report	SC Code 11-35-3830	Includes any procurements in which a trade-in was involved. Each individual file includes the purchase order and the approved trade-in form from South Carolina Surplus Property.	June 2024	Quarterly	South Carolina state agency(ies)	Electronic copy available upon request	Matt Winslow	No Change	Submitted as DHEC. 1st Report for SCDES as an agency is due October 2024
Triennial Capacity Development Report for State Revolving Fund	Federal Safe Drinking Water Act	Evaluates drinking water system capacities.		Other	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300		
Unauthorized Procurements Report	SC Code 19-445.2015	Includes all unauthorized procurements from the agency; each individual file includes the ratification of the procurement and the purchase order. The online submission form also has a section for listing the basic reason why the procurement is unauthorized.	June 2024	Quarterly	South Carolina state agency(ies)	Electronic copy available upon request	https://reporting.procurement.sc.gov/general/transparency/audit-reports	No Change	Submitted as DHEC.
Underground Injection Control (WATER)	2CFR200 & 40CFR35	Report of activities during quarter and progress on grant commitments.	April 2024	Quarterly	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Water Fluoridation Reporting System (WFRS) Report		This report provides data for the fluoridation status of the adjusted community water systems as well as from the National SDWIS. Grant deliverable.	January 2024	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Water Quality Management Plan (205(j)) (WATER)	2CFR200 & 40CFR35	Statewide water quality planning in accordance with Section 208 of the Clean Water Act. Annual report on grant deliverables, progress and budget.	December 2023	Annually	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Water Quality Standards Progress Report (WATER)	Clean Water Act	Summary of updated standards and progress on new projects.	December 2023	Annually	Entity within federal government	Hard copy available upon request	bureau of water, 803-898-4300	No Change	
Wetland Program Report (WATER)	2CFR200 & 40CFR35	Grant deliverables, progress and budget reports.	January 2024	Twice a year	Entity within federal government	Hard copy available upon request	Bureau of Water 803-898-4300	No Change	
Bonuses	Section 117.53 Proviso of Appropriations Act	Allows agencies to recognize the accomplishments and contributions of individual employees, such as contributions to increased organizational productivity, development/implementation of improved work processes, exceptional customer service, realized cost savings.	August of 2023	Annually	South Carolina State Agency	Electronically through SCEIS	Susan Penley/Althelia Wilson/Adam Garrett	No Change	Submitted as DHEC.
Critical Employee Recruitment and Retention	Section 117.63 Proviso of Appropriations Act	Agencies are required to report any lump sum bonuses provided to aid in recruiting and retaining workers in critical needs jobs, which provide services that directly impact the health, safety, and welfare of the public	August of 2023	Annually	South Carolina State Agency	Electronically through SCEIS	Althelia Wilson/Adam Garrett	No Change	Submitted as DHEC.

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EEO Annual Report (Affirmative Action Plan)	Section 1-13-110 of SC Code of Laws	Agencies are required to report the agency's affirmative action plan and programs to the South Carolina Human Affairs Commission (SCHAC)	October 2023	Annually	South Carolina State Agency	Electronically to SCHAC via email; posted online in annual report on SCHAC website	Rense Lucas/Georgette Lee-Jackson	No Change	Submitted as DHEC.
Telecommuting		This is an annual report to the Division of State Human Resources on the agency's utilization of telecommuting.	October 2023	Annually	State	Hard copy available upon request	Adam Garrett	No Change	Submitted as DHEC.

AGENCY NAME:	South Carolina Department of Environmental Services		
AGENCY CODE:	P500	SECTION:	55

**2024
Accountability Report**

SUBMISSION FORM

I have reviewed and approved the data submitted by the agency in the following templates:

- Data Template
 - Reorganization and Compliance
 - FY2024 Strategic Plan Results
 - FY2025 Strategic Plan Development
 - Legal
 - Services
 - Partnerships
 - Report or Review
 - Budget
- Discussion Template
- Organizational Template

I have reviewed and approved the financial report summarizing the agency’s budget and actual expenditures, as entered by the agency into the South Carolina Enterprise Information System.

The information submitted is complete and accurate to the extent of my knowledge.

AGENCY DIRECTOR <i>(SIGN AND DATE):</i>	SIGNATURE ON FILE	Signature Received: 10/15/2024
<i>(TYPE/PRINT NAME):</i>	Myra C. Reece	

BOARD/CMSN CHAIR <i>(SIGN AND DATE):</i>	N/A	
<i>(TYPE/PRINT NAME):</i>		