



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 2
290 BROADWAY
NEW YORK, NY 10007-1866

June 23, 2020

Filed July 2, 2020 @ 9:59am
USEPA – Region II
Regional Hearing Clerk

Via Email: 'EDWARD.PAK@sunoco.com'

Mr. Ed Pak, Senior Counsel
Sunoco LP
8111 Westchester Drive, Suite 600
Dallas, TX 75225

Re: Underground Storage Tank (UST) Compliance Inspection of:

Monroe Mobil #0179-5905/23013 413 North Main St. Monroe, NY 10950 PBS#: 3-078840	Walden Mobil #0848 20 East Main St. Walden, NY 12586 PBS#: 3-413860
Wasco Service Station 37 Westchester Ave. Port Chester, NY 10578 PBS#: 3-413143	Wilson Field Mobil #0609-1789/#2320 228 Dolson Ave. Middletown, NY 10940 PBS#: 3-486086

Final Expedited Settlement
Docket No. RCRA-02-2020-7702

Dear Mr. Pak:

The U.S. Environmental Protection Agency (EPA) Region 2 is in receipt of your penalty payment of \$8,710, the signed Expedited Settlement Agreement, and the documentation that the USTs at the above referenced facilities are now in compliance. By signing the Expedited Settlement Agreement, you have agreed to the terms of the Expedited Settlement Agreement and Final Order and have certified that all violations cited in the proposed Expedited Settlement Agreement were corrected.

Enclosed you will find a copy of the Expedited Settlement Agreement and Final Order issued by EPA. EPA has approved the Expedited Settlement Agreement based on your signed certification and supporting compliance documentation. EPA will take no further civil action against you for the violations listed in Proposed Expedited Settlement Agreement provided that all listed violations were timely corrected. EPA may choose to re-inspect the UST at the facilities listed above and if EPA identifies any violations of federal UST regulations during the re-inspections or from any other information obtained by EPA, such findings would be your companies' second violation of federal underground storage tank (UST) regulations. A second offense may result in a civil or judicial action which can include seeking penalties of up to \$24,441 per UST system per day of violation.

To help your client with maintaining compliance, we included a link to EPA's guidance "Musts for USTs" here: <https://www.epa.gov/ust/musts-usts>. Please review and save for future reference.

Please be advised that your client is also required to comply with your State and Local UST regulations as well. For your reference, I have attached the web sites for New York:

<https://www.dec.ny.gov/chemical/2642.html>

If you have any questions regarding this letter or any other related matter, please contact Paul Sacker of my staff at (212) 637-4237 or by e-mail at sacker.paul@epa.gov. Thank you for your cooperation.

Sincerely,

CLAUDIA
GUTIERREZ

Digitally signed by
CLAUDIA GUTIERREZ
Date: 2020.06.24
07:08:53 -04'00'

Claudia Gutierrez, Team Leader
UST Compliance Team
Enforcement and Compliance Assurance Division

Enclosures

Expedited Settlement Agreement and Final Order

cc: Kevin Hale, Chief
Spill Prevention and Response Section
NYSDEC
625 Broadway 11th Floor
Albany, NY 12233-7020