

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

1 7 APR 2008

REPLY TO THE ATTENTION OF:

LR-8J

CERTIFIED MAIL #7001 0320 0006 1452 2225 RETURN RECEIPT REQUESTED

Ms. Racquel Neese, Executive Assistant SNC JJ Holdings, LLC 1904 S. 4th Street Effingham, Illinois 62401

Re: Notice of Violation and Compliance Order/Settlement Agreement for the Jumpin Jimmy's #54, 200 N. Haughton Hwy, Greenup, Illinois. PUST-05-2008-0007

Dear Ms. Neese:

On January 29, 2008, the RCRA Programs Section issued a Notice of Violation (NOV) and a Compliance Order/Settlement Agreement concerning release detection and overfill protection violations found at the Jumpin Jimmy's #54, 200 N. Haughton Hwy, Greenup, Illinois. This letter is to inform you that we have received your signed copy of the Settlement Agreement, dated April 3, 2008, stating that the UST violations were addressed (i.e., release detection and corrosion protection) and supporting documentation. In addition, we also received your check (#12444) for a total of \$600.00 in penalties.

The Settlement Agreement states that it is effective upon EPA's final approval. This is to inform you that I have enclosed a signed and dated copy of the approved Settlement Agreement. The original Settlement Agreement will remain in the U.S. EPA files. We also have accepted and processed your check as part of the settlement process. If you have any further questions, please feel free to contact Arturo Cisneros, of my staff, at 312/886-7447.

Sincerely,

Willie H. Harris, P.E. Chief, RCRA Branch

Land and Chemicals Division

Enclosure

cc: Case Officer Enforcement File
U.S. EPA Lock Box
Tom Kenney, ORC
Shelly Bradley, OSFM

United States Environmental Protection Agency Region 5 - UNDERGROUND STORAGE TANK SECTION 77 West Jackson Boulevard, Chicago, Illinois 60604-3590

NOTICE OF VIOLATION AND UID # \$5-UST-08-003-/COMPLIANCE ORDER/SETTLEMENT AGREEMENT RD#: 2750806M009

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Part I: Notice of Violation	Part II: Compliance Order/Settlement Agreement
On /-29-08 Time (J. J. D. M. (Date of Violation) (a.m. or p.m.) At Jumpin Jimmy (200 M (Name of Eddity) Level Levi (Name of Eddity) Facility Identification Number Name of Owner, Operator or On-Site Representative (Circle One) (Address or Owner, Operator, or On-Site Representative) (An authorized representative of the United States Environmental Protection Agency (EPA) Inspected this facility to determine compliance with underground storage tank regulations promulgated under Subtitle 1 of the Resource Conservation and Recovery Act of 1976, as amended (42 U.S.C. 6901 et seq.). During this inspection, the following violations of the underground storage tank regulations were identified: 40 CFR 280 1 Proposed Penalty: \$ 300 °C Nature of Violation: Fally to work to the United States of Violation: Fally to your fall of the CFR Proposed Penalty: \$ 100 °C Nature of Violation: Fally to your fall of the CFR Proposed Penalty: \$ 100 °C Nature of Violation: Fally to your fall of the CFR Proposed Penalty: \$ 100 °C Nature of Violation: Fally to your fall of the CFR Proposed Penalty: \$ 100 °C Nature of Violation: Fally to your fall of the Underground that the personally yobsepted the above violations of the underground	Part II: Compliance Order/Settlement Agreement Compliance Order/Settlement Agreement is not effective until signed both by the owner or operator and by EPA. By signing the Settlement Agreement included herein, the owner or operator agrees not to challenge issuance of the Compliance Order included herein and accepts the Settlement Agreement by EPA. The owner or operator shall sign the Settlement Agreement first, and return it to EPA as provided in the instructions provided with this Compliance Order/Settlement Agreement. Subsequent signature by EPA constitutes issuance of the Compliance Order and acceptance on EPA's part of the Settlement Agreement. Approval and signature by EPA is in the sole discretion of the Regional Administrator, Region 5, or authorized delegate. Compliance Order: Under the authority of Subtitle I of the Resource Conservation and Recover Act of 1976, as amended (42 U.S.C. Sec. 6901 et seq.), EPA finds that the owner or operator signing below is in violation of the underground storage tank regulations as described in the foregoing Notice of Violation, and ORDERS the owner or operator signing below to correct the diolation-tank pay penalities in the amounts described in the Notice of Violation, and Gorder Settlement Agreement: In order to expeditiously settle violations described in the Notice of Violation, and found herein, EPA ANID THE OWNER OR OPERATOR SIGNING BELLOW-HEREBY ENTER INTO THIS SETTLEMENT AGREEMENT, subject to the United States Government, that the Owner or Operator has corrected the violations and has presented to EPA with this Settlement Agreement a certified check to pay the full amount of penalties, as described in the Notice of Violation, and in accordance with the Instructions included with this Notice of Violation, and in accordance with the Instructions included with this Notice of Violation, and in accordance with the Instructions included with this Notice of Violation, and in accordance with the Instructions included with this Notice of Violation, and in accordanc

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NOTICE OF VIOLATION AND COMPLIANCE ORDER/SETTLEMENT AGREEMENT

INSTRUCTIONS

The United States Environmental Protection Agency (EPA) has authority under Section 9006 of the Resource Conservation and Recovery Act to issue Compliance Orders and to pursue civil penalties for violations of the underground storage tank regulations. However, the EPA encourages the expedited settlement of easily verifiable violations of underground storage tank regulations, such as the violations described in the Notice of Violation, by agreeing to standard settlement terms that include expedited correction of the violation and payment of appropriate penalties.

You may resolve the cited violations quickly by correcting the violations, paying the penalty amounts and signing and returning the Settlement Agreement within 30 days of the issuance of the Notice of Violation. EPA, at its discretion, may grant one 30 day extension for the period to come into compliance where the owner or operator satisfactorily demonstrates that it is technically infeasible or impracticable to achieve compliance within 30 days.

The payment of the penalty amounts must be in the form of a certified check payable to the "Treasurer of the United States of American" with the number of the Notice of Violation and Compliance Order/Settlement Agreement, if shown, written on the check.

The Settlement Agreement and the check in payment of the penalty amount shall be sent to:

US FPA REGIO

U.S. Environmental Protection Agency RCRA Programs Section (LR-8J) <u>ATTN</u>. CHIEF, UST SECTION 77 West Jackson Boulevard Chicago, Illinois 60604-3590

EPA will not approve the Settlement Agreement if there is any alteration of the Notice of Violation and Compliance Order/Settlement Agreement or payment of less than the full amount of penalties, or if the Settlement Agreement is not returned in the time allowed. EPA will treat any response to the Notice of Violation other than timely acceptance of the Settlement Agreement as an indication that you are not interested in pursuing this expedited settlement procedure.

If the Settlement Agreement is not returned in proper form and full payment of penalties made within 30 days after issuance, unless an extension has been granted by EPA, the Compliance Order will be automatically withdrawn, without prejudice to EPA's ability to file additional enforcement actions for the above or any other violations. Failure to return the Settlement Agreement and pay the penalty amounts within the time allowed does not relieve you of the responsibility to comply fully with the regulations, including correcting the violations that have been specifically identified by the EPA Enforcement Officer.

This Notice of Violation and Compliance Order/Settlement Agreement is not an adjudicatory proceeding under 40 CFR Part 22, the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties and the Revocation or Suspension of Permits. However, if EPA pursues administrative enforcement measures in order to correct the violations or to seek penalties, you will receive instructions describing your rights under those rules. By agreeing to this Settlement Agreement, you waive your right to a public hearing pursuant to Section 9006 of the Resource Conservation and Recovery Act.

Final approval of the Settlement Agreement is in the sole discretion of the Regional Administrator, EPA Region 5, or authorized delegate. Upon EPA final approval, a copy of the approved Settlement Agreement will be returned to you, and EPA will take no further action against you for these violations.

If you have any questions, you may contact the EPA Region 5 UNDERGROUND STORAGE TANK SECTION at (312) 886-6159.