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HEARIN

July 18, 2012

By Federal Express

Regional Hearing Clerk United States Environmental Protection Agency 290 Broadway, 16th Floor New York, NY 10007-1866

Re: In the Matter of NOCO Energy Corp. Docket No. RCRA-02-2012-7503

Dear Sir/Madam:

We are counsel for NOCO Energy Corp, Respondent ("Respondent") in the above referenced matter. Enclosed please find the notice of motion and supporting affidavit on behalf of the Respondent seeking to enlarge the time in which Respondent answers or otherwise responds to the administrative complaint.

Please be advised that counsel for the United States Environmental Protection Agency in this matter, Stuart Keith, does not oppose Respondent's request to enlarge the time to answer or otherwise respond to the complaint. We are seeking to enlarge such time in order to give the parties time to resolve the matter by agreement without further proceedings.

Please return a copy of the enclosed in the enclosed prepaid envelope addressed to my office with a stamp indicating that it has been filed with the Clerk as required under the applicable rules.

Sincerely, Joseph D. Picciotti

JDP:nacEnclosurescc: Stuart N. Keith, Esq. (w/enclosures)Raymond J. Stapell, Esq. (w/out enclosures)

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 2

IN THE MATTER OF:

NOCO Energy Corp.,

d/b/a Yazan, Inc. NOCO Express S-5, Karan & Anna, LLC, NOCO Express 27, Snap Mart (Pyramid II, Inc.), Ronzo (Reham) Enterprises, Express S-53, NOCO Express S-30, NOCO Express 29, NOCO Express 32, NOCO Express 35, and NOCO Express S-36,

Respondent.

Proceedings under Section 9006 of the Solid Waste Disposal Act, as amended.

MOTION BY:

DATE, TIME AND PLACE OF HEARING:

SUPPORTING PAPERS

RELIEF REQUESTED:

Docket No. RCRA-02-2012-7503

NOTICE OF MOTION TO ENLARGE THE TIME FOR RESPONDENT TO ANSWER OR OTHERWISE RESPOND TO THE ADMINISTRATIVE COMPLAINT



Respondent, NOCO Energy Corp.

July 26, 2012, or as soon after as the Administrative Law Judge or other appropriate judicial officer may hear and make a determination on this motion; no request for oral argument or hearing on this motion is made, and Respondent requests that the motion be decided without any such argument or hearing.

Attached affidavit of Joseph D. Picciotti, sworn to July 18, 2012 as counsel for Respondent.

An Order from the Administrative Law Judge or other appropriate judicial officer in accordance with Section 40 Code of Federal

GROUNDS:

Pittsford, New York July 18, 2012 Regulations Part 22 <u>et seq.</u> granting the Respondent's request that its time to answer or otherwise respond to the Administrative Complaint in this matter be extended up to and including September 6, 2012.

For the reasons set forth in the enclosed affidavit, including that the Environmental Protection Agency through counsel, Stuart N. Keith, does not oppose request to enlarge time for the Respondent to answer or otherwise respond to the Administrative Complaint to allow the Respondent and the Agency to resolve this matter in an amicable manner as expeditiously as possible.

HARRIS BEACH PLLC

By:

Joseph D. Picciotti Attorneys for Respondent 99 Garnsey Road Pittsford, New York 14534 (585) 419-8800

TO: Stuart N. Keith, Esq.
U.S. ENVIRONMENTAL PROTECTION AGENCY – Region 2
290 Broadway
New York, New York 1007-1866

DORE LaPOSTA, DIRECTOR Division of Enforcement and Compliance Assistance U.S. ENVIRONMENTAL PROTECTION AGENCY – Region 2 290 Broadway New York, New York 10007-1866 Russ Brauksieck Chief Facility Compliance Section NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION 625 Broadway, 11th Floor Albany, NY 12233

cc:

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 2

IN THE MATTER OF:

Docket No. RCRA-02-2012-7503

NOCO Energy Corp.,

d/b/a Yazan, Inc. NOCO Express S-5, Karan & Anna, LLC, NOCO Express 27, Snap Mart (Pyramid II, Inc,), Ronzo (Reham) Enterprises, Express S-53, NOCO Express S-30 NOCO Express S-30 NOCO Express 32, NOCO Express 35, and NOCI Express S-36,

AFFIDAVIT IN SUPPORT OF RESPONDENT'S MOTION TO ANSWER OR OTHERWISE RESPOND TO THE ADMINISTRATIVE COMPLAINT

Respondent.

Proceedings under Section 9006 of the Solid Waste Disposal Act, as amended.

STATE OF NEW YORK) COUNTY OF MONROE) ss.:

JOSEPH D. PICCIOTTI, being duly sworn, deposes and says:

1. I am counsel for Respondent NOCO Energy Corp ("Respondent") in this matter, and I submit this affidavit in support of the attached Notice of Motion submitted by Respondent seeking to enlarge the time of Respondent to answer or otherwise respond to the Administrative Complaint. The Administrative Complaint in this matter was received by a person of responsibility with the Respondent sometime on or about July 6, 2012.

2. As indicated in the Notice of Motion, I have had communications with counsel for the Environmental Protection Agency in this matter (the "Agency"), Stuart Keith concerning the date by which the Respondent's answer or other response to the Administrative Complaint is due. EPA counsel has stated that the Agency does not oppose this motion to enlarge the time for the Respondent to file its answer or otherwise respond to the Administrative Complaint. We are working with the Agency and its counsel to resolve the matter informally without the need to file an answer and litigate the matter further. We propose the time to answer or otherwise respond be set to September 6, 2012.

3. Respondent requests that this motion be granted extending Respondent's time to answer or otherwise respond to the Administrative Complaint to and including September 6, 2012 in order to allow Respondent time to respond, given that over twelve (12) locations are at issue in this matter and time to dispose of the matter with the Agency by agreement.

4. No further relief is requested by this application.

Josenh D. Picciotti

Sworn to before me this 18th day of July, 2012.

Notary Públic

AMY C. ABBINK Notary Public, State of New York No. 01AB5057993 Qualified in Ontario County Commission Expires April 1, 2014

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