

#### INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

We Protect Hoosiers and Our Environment.

100 N. Senate Avenue • Indianapolis, IN 46204

(800) 451-6027 • (317) 232-8603 • www.idem.IN.gov

Eric J. Holcomb

Governor

Brian C. Rockensuess

Commissioner

June 28, 2024

Whynot Group Inc Attn: Grant Reeves, Registered Agent 201 N Main St Rushville, IN 46173 Sar Management LLC Attn: Aman Dasson, Registered Agent 909 E Coliseum Blvd Fort Wayne, IN 46805

Re: Violation Letter
Coliseum Shell
1051 E Coliseum Blvd
Fort Wayne, Allen County
UST Facility ID # 128

Dear Messrs. Reeves and Dasson and Ms. Meckes:

An inspector from the Indiana Department of Environmental Management (IDEM), Underground Storage Tank (UST) Section, conducted an inspection of the site referenced above on June 19, 2024.

The inspection was conducted pursuant to Indiana Code (IC) 13-14-2-2 to determine compliance with the provisions of IC 13-23 and 329 IAC 9. In accordance with IC 13-14-5, a summary of the inspection is provided below:

Type of Inspection: Initial

Results of Inspection: Violations were discovered and require a submittal.

Within thirty (30) days of receipt of this letter, documentation demonstrating compliance with each of the requirements listed in the attached Inspection Report and Description of Violations (DOV) must be submitted to IDEM. Failure to submit this documentation may lead to this facility being referred for enforcement.

An enforcement action may include civil penalties of up to \$10,000 per UST. Enforcement actions may also affect the owner's and/or operator's eligibility for reimbursement from the Excess Liability Trust Fund (ELTF). Additionally, IDEM may deem the USTs at this facility ineligible for delivery, deposit or acceptance of regulated substances pursuant to IC 13-23-1-4. Finally, federal and criminal penalties may apply for failure to provide required notification; or submitting false information pursuant to IC 13-23-14-2 and liable under IC 13-30-10.



Coliseum Shell UST Facility ID # 128 Page #2

Thank you for your attention to this matter. Please submit the required documents to the UST Section via email at <a href="USTCompliance@idem.in.gov">USTCompliance@idem.in.gov</a>. Include in the subject line of the response the UST Facility ID # 128.

Inspector: Brandon Blystone Phone: (463) 271-5699

Direct any questions regarding the inspection to:

Compliance Manager: Caitlin Shaffer Phone: (317) 234-4112

Sincerely,

Thomas F. Newcomb, Chief UST Compliance Section Office of Land Quality

cc: Caitlin Shaffer
Brandon Blystone
UST Facility ID File # 128
Sar Petroleum Inc

Attn: Aman Dasson, Registered Agent 1051 E Coliseum Blvd Fort Wayne, IN 46805

Coliseum Shell

Attn: Heather Meckes, heather.meckes@herdrich.com

Attn: Aman Dasson, dassonaman@yahoo.com

#### **DESCRIPTION OF VIOLATIONS**

This inspection or records review revealed that the owner and/or operator of this facility is in violation of Indiana UST Rule 329 IAC 9. 329 Indiana Administrative Code ("IAC") 9 incorporates certain federal underground storage tank requirements found in 40 Code of Federal Regulations ("CFR") Part 280, including those identified below. The Description of Violations (DOV) and corrective measures are as follows:

FACILITY NAME: Coliseum Shell UST FACILITY ID: 128

ADDRESS: 1051 E Coliseum Blvd, Fort Wayne INSPECTION DATE: 6/19/2024

IN 46805, Allen County

#### **VIOLATIONS NOTED IN THIS INSPECTION**

#### IC 13-23-12-1 Failure to Pay UST Fees

#### Citation:

Pursuant to IC 13-23-12-1, each year, if an underground storage tank has not been closed before January 1 of the year under rules adopted under IC 13-23-1-2; or a requirement imposed by the commissioner before the adoption of rules under IC 13-23-1-2; the owner of the underground storage tank shall pay to the department an annual registration fee.

The annual registration fee required by this section is ninety dollars (\$90) for each underground petroleum storage tank or two hundred forty-five dollars (\$245) for each underground storage tank containing regulated substances other than petroleum.

If an underground storage tank consists of a single tank in which there are separate compartments, a separate fee shall be paid under subsection (b) for each compartment within the single tank. If an underground storage tank consists of a combination of tanks, a separate fee shall be paid under subsection (b) for each compartment within each tank in the combination of tanks.

For tanks that contain separate compartments and that were in use before July 1, 2014, the payment of a single annual fee of ninety dollars (\$90) for a tank containing separate compartments shall be deemed to satisfy the requirements of subsection.

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because tank fees are in arrears for 2015 and 2020-2024.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall pay the required fees to the Indiana Department of Environmental Management within fifteen (15) days of receipt of this notice.

#### § 280.34 – Reporting and recordkeeping (general provisions)

#### Citation:

Pursuant to 40 CFR 280.34, owners and operators of UST systems must cooperate fully with inspections, monitoring and testing conducted by the implementing agency, as well as requests for document submission, testing, and monitoring by the owner or operator pursuant to section 9005 of Subtitle I of the Solid Waste Disposal Act, as amended.

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because compliance documentation was not provided or available.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall immediately perform the monitoring or testing required by the rules and/or submit the requested documentation within seven (7) days of receipt of this notice.

## § 280.32(b)(1) – Failure to demonstrate compatibility of entire UST system

#### Citation:

Pursuant to 40 CFR 280.32(b)(1), owners and operators with UST systems storing these regulated substances must

demonstrate compatibility of the UST system (including the tank, piping, containment sumps, pumping equipment, release detection equipment, spill equipment, and overfill equipment).

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because the gasoline tanks are first generation fiberglass and documentation confirming compatibility with ethanol has not been provided.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall, within fifteen (15) days of receipt of this notice submit documentation to IDEM proving the required UST system components are fully compantible with the product found stored in the tanks during the inspection. If the owner and/or operator cannot prove compatibility, they must immediately cease storing the substance in the UST system until such a time as they can prove compatibility, upgrade the UST system or switch the product to one that is compatible. The UST owner and/or operator must submit proof of compliance with these requirements within forty five (45) days of receipt of this notice.

## § 280.41(a)(1) – Failure to monitor tanks every 30 days if installed before 9/2/2009

#### Citation:

Pursuant to 40 CFR 280.41(a)(1), considering previous Indiana rule at 329 IAC 9-3-1.3 (repealed 2018), tanks installed on or before September 2, 2009 must be monitored for releases at least every 30 days using one of the methods listed in § 280.43(d) through (i).

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because release detection records for the tanks were not provided.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall have any UST or line that contains a regulated amount of product and found to not have been monitored every thirty (30) days tightness tested within thirty (30) days of receipt of this notice and submit the results within forty five (45) days of receipt of this notice. The owner and/or operator shall continue to perform proper monthly release detection and submit the results monthly for a period of six (6) months after the receipt of this notice.

#### § 280.20(c)(1)(i) – Failure to have spill prevention equipment that will prevent release

#### Citation:

Pursuant to 40 CFR 280.20(c)(1)(i), to prevent spilling and overfilling associated with product transfer to the UST system, owners and operators must use the following spill and overfill prevention equipment:

(i) Spill prevention equipment that will prevent release of product to the environment when the transfer hose is detached from the fill pipe (for example, a spill catchment basin).

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because the RUL spill bucket is heavily corroded and cracked and may not function as designed during product delivery.

### Corrective Action:

The owner and/or operator of the UST systems at this site shall, within thirty (30) days of receipt of this notice, contract with a certified contractor to install or replace absent or substandard spill prevention equipment that will prevent the release of product to the environment. The UST owner and/or operator must submit proof that the spill prevention equipment has been installed within forty five (45) days of receipt of this notice.

# § 280.20(c)(1)(ii) – Failure to have overfill prevention equipment installed or installed properly

#### Citation:

Pursuant to 40 CFR 280.20(c)(1)(ii), to prevent spilling and overfilling associated with product transfer to the UST system, owners and operators must use the following spill and overfill prevention equipment:

- (ii) Overfill prevention equipment that will:
- (A) Automatically shut off flow into the tank when the tank is no more than 95 percent full; or
- (B) Alert the transfer operator when the tank is no more than 90 percent full by restricting the flow into the tank or triggering a high-level alarm; or
- (C) Restrict flow 30 minutes prior to overfilling, alert the transfer operator with a high level alarm one minute before overfilling, or automatically shut off flow into the tank so that none of the fittings located on top of the tank are exposed to product due to overfilling.

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because historically all tanks have been listed with ball float overfill but now the PUL and DSL tanks have auto shutoff devices.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall, within thirty (30) days of receipt of this notice, contract with a certified contractor to install or replace absent or substandard overfill prevention equipment that will operate as required. The UST owner and/or operator must submit proof that the overfill prevention equipment has been installed properly to the 90% or 95% fill level as required by the type of equipment within forty five (45) days of receipt of this notice. In the case where an owner has changed the overfill prevention equipment from a flow restrictor (ball float) to an auto-shutoff device, the owner must document the entire flow restrictor has been removed or that the automatic shut off device is installed at 90% or lower.

## § 280.35(a)(1) – Failure to perform periodic testing of spill prevention equipment and containment sumps used for IM

#### Citation:

Pursuant to 40 CFR 280.35(a)(1), owners and operators of UST systems with spill and overfill prevention equipment and containment sumps used for interstitial monitoring of piping must meet these requirements to ensure the equipment is operating properly and will prevent releases to the environment:

(1) Spill prevention equipment (such as a catchment basin, spill bucket, or other spill containment device) and containment sumps used for interstitial monitoring of piping must prevent releases to the environment.

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because spill bucket testing was not provided.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall, within thirty (30) days of receipt of this notice, contract with a certified contractor to inspect, repair and test all spill prevention equipment and containment sumps. Documentation, to include photographs, inspection, repair and testing results, showing the spill prevention equipment and containment sumps are liquid tight must be submitted within forty five (45) days of the receipt of this notice.

## § 280.35(a)(2) – Failure to perform periodic testing of overfill prevention equipment Citation:

Pursuant to 40 CFR 280.35(a)(2), overfill prevention equipment must be inspected at least once every three years. At a minimum, the inspection must ensure that overfill prevention equipment is set to activate at the correct level specified in § 280.20(c) and will activate when regulated substance reaches that level. Inspections must be conducted in accordance with one of the criteria in paragraph (a)(1)(ii)(A) through (C) of this section.

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because overfill testing was not provided.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall, within thirty (30) days of receipt of this notice, contract with a certified contractor to inspect, repair and test all overfill prevention equipment. Documentation, to include photographs, inspection, repair, measurements and testing results, showing the overfill prevention equipment is fully functional and set at the correct level must be submitted within forty five (45) days of the receipt of this notice.

## § 280.40(a)(3)(i) - Failure to perform annual tests of ATG

#### Citation:

Pursuant to 40 CFR 280.40(a)(3)(i), owners and operators of UST systems must provide a method, or combination of methods, of release detection that beginning on October 13, 2018, is operated and maintained, and electronic and mechanical components are tested for proper operation, in accordance with one of the following: manufacturer's instructions; a code of practice developed by a nationally recognized association or independent testing laboratory; or requirements determined by the implementing agency to be no less protective of human health and the environment than the two options listed in paragraphs (a)(1) and (2) of this section. A test of the proper operation must be performed at least annually and, at a minimum, as applicable to the facility, cover the following components and criteria:

(i) Automatic tank gauge and other controllers: test alarm; verify system configuration; test battery backup

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because ATG functionality testing was not provided.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall have all components of the automatic tank gauge or other controllers tested for proper operation within thirty (30) days of receipt of this notice and submit the results within forty five (45) days of receipt of this notice.

## § 280.40(a)(3)(ii) – Failure to perform annual tests of probes & sensors

#### Citation:

Pursuant to 40 CFR 280.40(a)(3)(ii), owners and operators of UST systems must provide a method, or combination of methods, of release detection that beginning on October 13, 2018, is operated and maintained, and electronic and mechanical components are tested for proper operation, in accordance with one of the following: manufacturer's instructions; a code of practice developed by a nationally recognized association or independent testing laboratory; or requirements determined by the implementing agency to be no less protective of human health and the environment than the two options listed in paragraphs (a)(1) and (2) of this section. A test of the proper operation must be performed at least annually and, at a minimum, as applicable to the facility, cover the following components and criteria:

(ii) Probes and sensors: inspect for residual buildup; ensure floats move freely; ensure shaft is not damaged; ensure cables are free of kinks and breaks; test alarm operability and communication with controller

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because ATG probe testing was not provided.

## Corrective Action:

The owner and/or operator of the UST systems at this site shall have all components of the automatic tank gauging probes and sensors tested for proper operation within thirty (30) days of receipt of this notice and submit the results within forty five (45) days of receipt of this notice.

## § 280.40(a)(3)(iii) - Failure to perform annual tests of ALLD

#### Citation:

Pursuant to 40 CFR 280.40(a)(3)(iii), owners and operators of UST systems must provide a method, or combination of methods, of release detection that beginning on October 13, 2018, is operated and maintained, and electronic and mechanical components are tested for proper operation, in accordance with one of the following: manufacturer's instructions; a code of practice developed by a nationally recognized association or independent testing laboratory; or requirements determined by the implementing agency to be no less protective of human health and the environment than the two options listed in paragraphs (a)(1) and (2) of this section. A test of the proper operation must be performed at least annually and, at a minimum, as applicable to the facility, cover the following components and criteria:

(iii) Automatic line leak detector: test operation to meet criteria in § 280.44(a) by simulating a leak

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because leak detector testing was not provided.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall have the automatic line leak detectors tested for proper operation by simulating a leak within thirty (30) days of receipt of this notice and submit the results within forty five (45) days of receipt of this notice.

## § 280.41(b)(1)(i)(B) – Failure to perform annual piping LTT or monthly monitoring

#### Citation:

Pursuant to 40 CFR 280.41(b)(1)(i)(B), pressurized underground piping installed on or before April 11, 2016 (previously cited as September 2, 2009 under 329 IAC 9-2-1(2)(D)) that routinely contains regulated substances must have an annual line tightness test conducted in accordance with § 280.44(b) or have monthly monitoring conducted in accordance with § 280.44(c).

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because line tightness testing was not provided.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall have any piping that contains a regulated amount of product and found to not have had appropriate monthly monitoring or an annual line tightness test within the 12 months prior to inspection tightness tested within thirty (30) days of receipt of this notice and submit the results within forty five (45) days of receipt of this notice.

### § 280.36(a)(1)(i) – Failure to perform 30 day walkthrough inspections

#### Citation:

Pursuant to 40 CFR 280.36(a)(1)(i), to properly operate and maintain UST systems, not later than June 28, 2021, owners and operators must conduct a walkthrough inspection every 30 days that, at a minimum, checks spill prevention equipment and release detection equipment (Exception: spill prevention equipment at UST systems receiving deliveries at intervals greater than every 30 days may be checked prior to each delivery).

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because monthly walkthrough inspections were not provided.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall, within seven (7) days of receipt of this notice, perform the 30 day walkthrough inspection for all UST systems at the site in accordance with a standard of practice referenced in the rule. Documentation, to include photographs, inspection forms, repair documents, and waste disposal records, showing the walkthrough inspection has been completed must be submitted within forty five (45) days of the receipt of this notice.

## § 280.36(a)(1)(ii) – Failure to perform annual walkthrough inspections

#### Citation:

Pursuant to 40 CFR 280.36(a)(1)(ii), to properly operate and maintain UST systems, not later than June 28, 2021 owners and operators must conduct a walkthrough inspection annually that, at a minimum, checks containment sumps and hand held release detection equipment.

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because a current annual walkthrough inspection was not provided.

#### Corrective Action:

The owner and/or operator of the UST systems at this site shall, within seven (7) days of receipt of this notice, perform the annual walkthrough inspection for all UST systems at the site in accordance with a standard of practice referenced in the rule.

Documentation, to include photographs, inspection forms, repair documents, and waste disposal records, showing the walkthrough inspection has been completed must be submitted within forty five (45) days of the receipt of this notice.

## § 280.245 – Failure to maintain list of designated operators and/or training records

## Citation:

Pursuant to 40 CFR 280.245, owners and operators of underground storage tank systems must maintain a list of designated Class A, Class B, and Class C operators and maintain records verifying that training and retraining, as applicable, have been completed, in accordance with § 280.34.

#### Violation Details:

The owner and/or operator of the UST system(s) at this site are in violation of this rule because Class A, B and C operator certificates were not provided.

#### Corrective Action:

The owner or operator of the UST systems at this site shall submit a list of those employees designated to be Class A, Class B and Class C operators. Those so designated must be trained and certification of that training submitted within thirty (30) days of receipt of this notice.



# UNDERGROUND STORAGE TANK INSPECTION REPORT

INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

UST FAC ID: 128

Inspector's Name:	Brandon Blystone
Date:	June 19, 2024
Time In:	09:30
Time Out:	10:00
Inspection Type:	Initial

FACILITY NAME / LOCATION											
FACILITY NAME			FACILITY ADDRESS (nu	ımber and street)							
Coliseur			1051 E Colis								
ADDRESS (line 2	2)	Fort Wayne	<u> </u>	STATE <b>IN</b>	ZIP COI	∍ 680{		COUNTY	len		
			IST OWNER			000		7.0	1011		
UST Owner Nam	ne (Business Name as registered with the Secr		31 OWNER			BUSINE	ESS ID (	(From the Sec	retary o	f State)	
	nagement LLC	,				201	302	190007	76		
PREFIX	FIRST NAME	МІ	LAST NAME						SUFF	Х	
TEL EBUIDNE NU	Aman		Dasson								
TELEPHONE NU (260) 75		EMAIL ADDRESS  dassonama	n@yahoo.com	ı							
(200) 10	0 12 10		T OPERATOR								
UST Operator Na	ame (Business Name as registered with the Se		TOPERATOR			BUSINE	ESS ID (	(From the Sec	retary o	f State)	
SAR Pet	troleum Inc					201	303	050065	8		
PREFIX	FIRST NAME	МІ	LAST NAME						SUFF	Х	
TELEPHONE NU	Aman	TEMAII ADDDDEOG	Dasson								
(260) 75		EMAIL ADDRESS									
(200) 10	0 12 10	PRO	PERTY OWNER								
UST Property Ov	wner Name (Business Name as registered with		EIIIT OWNER			BUSINE	ESS ID (	(From the Sec	retary o	f State)	
Whynot	Group Inc					199	112	0436			
PREFIX	FIRST NAME	MI	LAST NAME						SUFF	Х	
TELEPHONE NU	Heather	EMAIL ADDRESS	Meckes								
(765)93			ckes@herdrich	i.com							
(100)00			IANCE ELEMENT								
All USTs pr	roperly registered and up-to-da				YES	X	NO			UNK	
•	arrears for 2015, and 2020-2024					1/\1					
O/O is in compliance with reporting & record keeping requirements					YES	X	NO			UNK	
Compliance documentation not provided						, , , ,					
O/O is in compliance with release reporting or investigation			IX	YES		NO	N/A		UNK		
		<u> </u>		<u> </u>							
O/O is in co	ompliance with all UST closure	requirements		IX	YES		NO	N/A		UNK	
				•	•		•	•			
O/O has m	et all financial responsibility req	uirements		X	YES		NO	N/A		UNK	
40 CFR 28	0, Subpart A installation require	ements (partially	excluded) met	X	YES		NO	N/A		UNK	
40 CFR 28	0, Subpart B installation and up	ograde requirem	ents met		YES	X	NO			UNK	
RUL spil	II bucket corroded and o	cracked. Ove	erfill coincidenc	e observe	d						
40 CFR 28	0, Subpart C spill/overfill contro	ol requirements r	met	×	YES		NO	N/A		UNK	
40 CFR 28	0, Subpart C compatibility requ	irements met			YES	X	NO	N/A		UNK	
First ger	neration fiberglass tanks	s storing gas	soline								
40 CFR 28	0, Subpart C O&M and testing	requirements me	et		YES	X	NO			UNK	
	cket and Overfill test, M			ugh inspe	ctions	3					
	0, Subpart D release detection				YES		NO			UNK	
ATG/Pro	bes and Leak Detector	test, Releas	se Detection for	r Tanks &	Pipin	g					
	0, Subpart J operator training r		t		YES	X	NO			UNK	
Class A.	B and C Operator Cert	tificates									

#### COMPLIANCE REVIEW AND COMMENTS

The information contained on this page is based upon a review of files related to this site and/or observations from an underground storage tank inspector. This page may contain information not specifically related to possible violations found during the review or inspection and is meant to give the owners and/or operator specific information to assist them.

#### Site Maintains:

Three (3) fiberglass USTs

- One (1) 10k GSL installed in 1977
- One (1) 10k DSL installed in 1977
- One (1) 8k GSL installed in 1971

Piping is fiberglass and pressurized

RD UST = ATG, SIR

RD Piping = MLLD, ATG, SIR

Overfill/Spill = Spill Buckets + Ball Float (all) + Auto Shutoff (PREM/DSL)

CP = N/A

ATG Certification = No

Overfill Protection Test = No

Spill Bucket Test = No

Containment Sumps Test = N/A

#### Site History:

- Per initial registration, the install dates are 1971 & 1977. Every other Notification on file lists them as 1979 and 1985.

Documentation provided at the time of the file review:

- Notification Form received 1/6/2020
- NONE

#### **Inspection Notes:**

- 1. Compliance documentation was requested, but none was provided. The station attendant did not know what I was asking for.
- 2. Dispensers 1/2 and 3/4 could not be opened. The locks on the dispenser doors were seized. I could open Dispenser 5/6, but could not close the dispenser door properly.
- 3. The RUL spill bucket is heavily corroded and appears to be cracked.
- 4. The DSL STP sump contained a significant amount of product.
- 5. PUL and DSL have Auto Shutoff Devices and the RUL appears to have Ball Float overfill.
- 6. The DSL tank was in alarm on the ATG failed monthly testing

The following are AREAS OF CONCERN found during the inspection that will need to be addressed by the owner and/or operator:

- 1. The PUL spill bucket contained product in it. Please remove as needed.
- 2. The PUL and RUL STP sumps contained liquid in them. Please remove as needed.
- 3. Dispenser 5/6 contained product in the UDC. Please investigate/monitor and remove as needed.
- 4. Dispensers 1/2 and 3/4 could not be opened. The locks on the dispenser doors were seized. The door for Dispenser 5/6 could not close properly. Please repair or replace dispenser doors.
- 5. The DSL tank had a current monthly compliance alarm on the ATG that should be investigated if passing monthly monitoring results cannot be obtained.

The information contained on this page is based upon a review of files related to this site and/or observations from an underground storage tank inspector. This page may contain information not specifically related to possible violations found during the review or inspection and is meant to give the owners and/or operator specific information to assist them.

The following are VIOLATIONS discovered during the inspection that will need to be corrected within 30 days of receipt of this inspection report to avoid further action and achieve compliance with the state underground storage tank program:

- 1. Tank fees are in arrears for 2015 and 2020-2024.
- 2. Compliance documentation was not provided.
- 3. The gasoline tanks are first generation fiberglass, which is not compatible with ethanol.
- 4. Release detection records for the tanks were not provided or available.
- 5. The RUL spill bucket is heavily corroded and cracked and may not function as designed.
- 6. Historical documentation indicates that all tanks have ball float overfill devices installed. However, auto shutoff devices were found in the PUL and DSL tanks during the inspection.
- 7. Spill bucket testing was not provided.
- 8. Overfill testing was not provided.
- 9. ATG functionality testing was not provided.
- 10. ATG probe testing was not provided.
- 11. Leak detector testing was not provided.
- 12. Line tightness testing was not provided.
- 13. Monthly walkthrough inspections were not provided.
- 14. A current annual walkthrough inspection was not provided.
- 15. Class A, B and C operator certificates were not provided.

The following are RECORDS to be submitted to the inspector within 30 days of receipt of this inspection report to avoid further action and achieve compliance with the state underground storage tank program:

- 1. Confirmation of tank fee payment
- 2. Compatibility documentation for gasoline tanks, or integrity testing confirming tank status if not upgraded for ethanol storage
- 3. Twelve (12) months of SIR or CSLD RD records for tanks or tank tightness test
- 4. Line tightness test
- 5. Documentation of repaired or replaced spill bucket and passing restest
- 6. Documentation of ball float removal or proper auto shutoff settings for PUL and DSL
- 7. Spill bucket test
- 8. Overfill test
- 9. ATG functionality test
- 10. ATG probe test
- 11. Leak detector test
- 12. Monthly walkthrough inspections
- 13. Annual walkthrough inspection
- 14. Class A, B and C operator certificates