

2024-08-14 | 7:41 PM MDT

Matthew Gunn  
General Manager  
Superior Refining Company LLC  
2407 Stinson Ave.  
Superior, WI 54880

**VIA ELECTRONIC MAIL TO: James Urisko (PHMSA) [james.urisko@dot.gov](mailto:james.urisko@dot.gov)**

James A. Urisko  
Director, Southern Region, Office of Pipeline Safety  
Pipeline and Hazardous Materials Safety Administration

REF: **CPF 2-2024-001-NOPV**

Dear James Urisko,

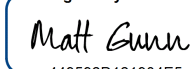
In accordance with 40 CFR § 190.208(a)(1) & (b)(1), Superior Refining Company LLC ("SRC") does not contest either of the Proposed Civil Penalty (the "Penalty") or the Proposed Compliance Order (the "Order") set forth in the Notice of Probable Violation dated June 27, 2024 (CPF 2-2024-001-NOPV) (the "NOPV").

Payment of the Penalty will be made by wire transfer pursuant to § 190.227(a), and the Regional Director will be advised of said payment in writing. SRC intends to take the proposed remedial actions set forth in the Order.

In accordance with § 190.209, SRC submitted a request for the case file and proposed civil penalty worksheet associated with this NOPV. On July 22, 2024, SRC submitted a written request for an extension of time to respond to the NOPV, because it had not yet received the requested files. SRC had requested an extension until 30 days past receipt of said case file and civil penalty worksheet, which were received on July 26, 2024. SRC respectfully submits that this response is timely and within the requested extension of time.

If you have any questions, please contact Stacy Myers, Sr. Transportation Safety Advisor. Her email is [Stacy.Myers1@cenovus.com](mailto:Stacy.Myers1@cenovus.com)

Sincerely,  
Signed by:

  
449592D121904E5...  
**Matt Gunn**

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Superior Refining Company  
US Downstream Manufacturing  
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