

November 15, 2021

Illinois Environmental Protection Agency
Attn: Michael S. Roubitchek
Deputy General Counsel
1021 North Grand Avenue East
Springfield, Illinois 62794-9276
Mike.Roubitchek@illinois.gov

Re: Section 31 Waiver: Sugar Camp Energy, LLC
IL0078565 – W0558010004

Dear Mr. Roubitchek:

Pursuant to Section 31(a)(11) of the Act (415 ILCS 5/31), Sugar Camp Energy, LLC (“Sugar Camp”) has authorized me to provide you with this waiver of the procedural requirements of subsections (a) and (b) of Section 31 of the Act related to:

- the allegations set forth in Violation Notice No.: W-2021-50155 (Sugar Camp Energy) (“VN”);
- Sugar Camp’s use of firefighting foam to address the combustion event, even if not addressed in the VN; and
- A discharge event occurring during the weekend of November 5-7, 2021, about which Sugar Camp has provided notice to the IEPA.

This Section 31 waiver does not constitute an admission of liability as to any alleged violations of environmental laws, regulations or permits. Sugar Camp reserves all rights to contest any alleged violation and assert all defenses it may have.

Respectfully,



Nicholas S. Johnson

NSJ/les