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PREPARED BY:

Name:

Premcor Refining Group

Store #757

Address: 15 East Sibley Avenue

South, Holland, 60473



Eugene "Gene" Moore Fee: \$38.50 Cook County Recorder of Deeds

Date: 06/11/2004 11:37 AM Pg: 1 of 8

RETURN TO:

Name:

Premcor Refining Group §

Attn: Steve Mulkey

Address:

201 East Hawthorne Street Hartford, Illinois 62048

(THE ABOVE SPACE FOR RECORDER'S OFFICE)

LEAKING UNDERGROUND STORAGE TANK ENVIRONMENTAL NOTICE

THE OWNER AND/OR OPERATOR OF THE LEAKING UNDERGROUND STORAGE TANK SYSTEM(S) ASSOCIATED WITH THE RELEASE F.EFI RENCED BELOW, WITHIN 45 DAYS OF RECEIVING THE NO FURTHER REMEDIATION LETTER CONTAINING THIS NOTICE, MUST SUBMIT THIS NOTICE AND THE REMAINDER OF THE NO FURTHER REM'D'ATION LETTER TO THE OFFICE OF THE RECORDER OR REGISTRAR OF TIFLES OF COOK COUNTY IN WHICH THE SITE DESCRIBED BELOW IS LOCATED.

Illinois EPA Number: 0312975100

LUST Incident No.: 921533

Premcor Refining Group, the owner and/or operator of the leaking underground storage tank system(s) associated with the above-referenced incident, whose address is 201 East Hawthorne Street, Hartford, Illinois, has performed investigative and/or remedial activities for the site identified

- Legal Description or Reference to a Plat Showing the Boundaries. Los three (3) to seven (7) 1. in Block One (1) in Calumet State Sibley Addition, being a subdivision or part of the Southeast one quarter (1/4) of Section Nine (9) Township Thirty-Six (36) No. 7. Range Fourteen (14) East of the Third Principal Meridian and part of the Southwest one quarter (1/4) of Section Ten (10) Township Thirty-Six (36) North, Range Fourteen (14) East of the Third Principal Meridian lying North of the Little Calumet River, in Cook County, Illinois. Common Address: 15 East Sibley Avenue 2.
- 3
- Real Estate Tax Index/Parcel Index Number: 29-10-300-041 4.
- Site Owner: Premeor Refining Group
- Land Use Limitation: The groundwater under the site shall not be used as a potable water 5. h
- See the anactics Nie further Remodiation Lower for other terms

HACILS

Attachment: Site Base Map

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If you have any questions or need further assistance, please contact the Illinois EPA project manager, Lizz Schwartzkopf, at 217/557-8763.

Sincerely,

Harry A. Chappel, P.E.

Unit Manager
Leaking Underground Storage Tank Section

Division of Remediation Management

Bureau of Land

HACILS

Attachments: Leaking Underground Storage Tank Environmental Notice Stora_k.

Site Base Map

Mrs. Mildred C. Fletcher (°;

ERS of Illinois Division File

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ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276, 217-782-3397 JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300, CHICAGO, IL 60601, 312-814-6026

ROD R. BLAGOJEVICH, GOVERNOR

RENEE CIPRIANO, DIRECTOR

217/782-6762

CERTIFIED MAIL 7002 3150 0000 1257 5642

JUN 07 2004

Premcor Refining Group Attn: Timothy Mauntel 201 East Hawthorne Street Hartford, Illinois 60048

Re:

LPC #0312975100 -- Cook County South Holland/Clark Store #757 15 East Sibley Boulevard LUST Incident No. 921533 LUST Technical File

Dear Ms. Salvatore:

The Illinois Environmental Protection Agency (Illinois FPA) has reviewed the January 17, 2001 response submitted for the above-referenced incident. This information was received by the Illinois EPA on June 4, 2001. Citations in this letter are from 35 illinois Administrative Code

The Corrective Action Completion Report and the Professional Engineer Certification submitted pursuant to 35 III. Adm. Code 731 indicate remediation has been successfully completed.

Based upon the certification by Scott Beasley, a Licensed Professional Engineer, and based upon other information in the Illinois EPA's possession, your request for a no further remediation determination is granted under the conditions and terms specified in this letter.

Issuance of this No Further Remediation Letter (Letter), based on the certification of the Licensed Professional Engineer, signifies that: (1) all statutory and regulatory corrective action requirements applicable to the occurrence have been complied with; (2) all corrective action concerning the remediation of the occurrence has been completed; and (3) no further corrective action concerning the occurrence is necessary for the protection of human health, safety, and the environment. This Fetter shall apply in favor of the following parties:

Premcor Refining Group, the owner or operator of the underground storage tank 1. system(s).

Rockios, 1302 North Main Street, Rockford, II 61103 - (815) 987-7760 • Des Plaines - 9511 W. Harrison St., Des Plaines, II 60016 - (847) 294-4000 Springfield - 4500 S. Sixth Street Rd., Springfield, II 62706 - (217) 786-6892 • Collinsville - 2009 Mall Street, Champaign, II 6180 - (217) 278-5800 Marion - 2309 W. Main St., Suite 116, Marion, II 62959 (618) 993-7200

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- 2. Any parent corporation or subsidiary of such owner or operator.
- 3. Any co-owner or co-operator, either by joint tenancy, right-of-survivorship, or any other party sharing a legal relationship with the owner or operator to whom the Letter is issued.
- Any holder of a beneficial interest of a land trust or inter vivos trust whether revocable or irrevocable.
- 5. Any mortgagee or trustee of a deed of trust of such owner or operator.
- 6. Any successor in-interest of such owner or operator.
- 7. Any transfered of such owner or operator whether the transfer was by sale bankruptes proceeding, partition, dissolution of marriage, settlement or adjudication of any civil action, charitable gift, or bequest.
- 8. Any heir or devisee of such owner or operator.

This Letter and all attachments, including but not limited to the Leaking Underground Storage Tank Environmental Notice, must be filed within 45 days of receipt as a single instrument with the Office of the Recorder or Registrar of Titles in the county in which the above-referenced site is located. This Letter shall not be effective until efficially recorded by the Office of the Recorder or Registrar of Titles of the applicable councy in accordance with Illinois law so it Recorder or Registrar of Titles of the applicable councy in accordance with Illinois law so it forms a permanent part of the chain of title for the above-referenced property. Within 30 days of this Letter being recorded, an accurate and official copy of this Letter, as recorded, shall be this Letter being recorded, an accurate and official copy of this Letter, as recommended that the obtained and submitted to the Illinois EPA. For recording purposes, it is recommended that the Leaking Underground Storage Tank Environmental Notice of this Letter be the first page of the instrument filed.

CONDITIONS AND TERMS OF APPROVAL

LEYEL OF REMEDIATION AND LAND USE LIMITATIONS

- The remediation objectives for the above-referenced suc, more particularly described in the Leaking Underground Storage Tank Environmental Notice of this Letter, were established in accordance with the requirements of the Tiered Approach to Corrective Action Objectives (35 III. Adm. Code 742) rules.
- 2. As a result of the release from the underground storage tank system(s) as ociated with the above-referenced incident, the above-referenced site more particularly described in the attached Leaking Underground Storage Tank Environmental Notice of tists Letter, shall

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Page 3

not be used in a manner inconsistent with the following land use limitation: The groundwater under the site shall not be used as a potable water supply.

- The land use limitation specified in this Letter may be revised if: 3.
 - Further investigation or remedial action has been conducted that documents the a. attainment of objectives appropriate for the new land use; and
 - A new No Further Remediation Letter is obtained and recorded in accordance with Title XVII of the Act and regulations adopted thereunder.

PREVENTIVE, ENGINEERING, AND INSTITUTIONAL CONTROLS

4. Preventive:

The groundwater under the site described in the attached Leaking Underground Storage Tank Environmental Notice of this Letter shall not be used as a potable supply of water. No person shall construct, install, maintain, or viii ze a potable water supply well. In accordance with Section 3.65 or 'ne Act, "potable" means generally fit for human consumption in accordance with accepted water supply principles and

Engineering: None.

Institutional: This Letter shall be recorded as a permanent part of the chain of title for

the above-referenced site, more particularly described in the attached Leaking Underground Storage Tank Environmental Notice of this Letter.

Failure to establish, operate, and maintain controls in full compliance with the Act, 5. applicable regulations, and the approved Corrective Action Plan may, if applicable, result

OTHER TERMS

- Any contaminated soil or groundwater removed or exeavated from, or disturbed at, the Ó. above-referenced site, more particularly described in the Leaking Underground Storage Tank Environmental Notice of this Letter, must be handled in accordance with all applicable laws and regulations under 35 Hl. Adm. Code Subtitle G.
- Further information regarding the above-referenced site can be obtained through a 7. written request under the Freedom of Information Act (5 ILCS 140) to:

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Illinois Environmental Protection Agency Attention: Freedom of Information Act Officer Bureau of Land - #24 1021 North Grand Avenue East Post Office Box 19276 Springfield, IL 62794-9276

- Should the Illinois EPA seek to void this Letter, the Illinois EPA shall provide notice to the owner or operator of the leaking underground storage tank(s) associated with the above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above-referenced incident and the current title holder of the real estate on which the tanks above referenced incident and the current title holder of the real estate on which the tanks above referenced incident and the current title holder of the real estate on the tanks above referenced
 - a. Any violation of institutional controls or industrial/commercial land use restrictions;
 - b. The failure to operate and maintain preventive or engineering controls or to comply with any applicable groundwater monitoring plan:
 - c. The disturbance or removal of control nation that has been left in place in accordance with the Corrective Action van or Completion Report:
 - d. The failure to comply with the recording requirements for the Letter;
 - e. Obtaining the Letter by fraud or misrepresentation. or
 - f. Subsequent discovery of contaminants, not identified a part of the investigative or remedial activities upon which the issuance of the Letter was based, that pose a threat to human health or the environment.

Submit an accurate and official copy of this letter, as recorded, to:

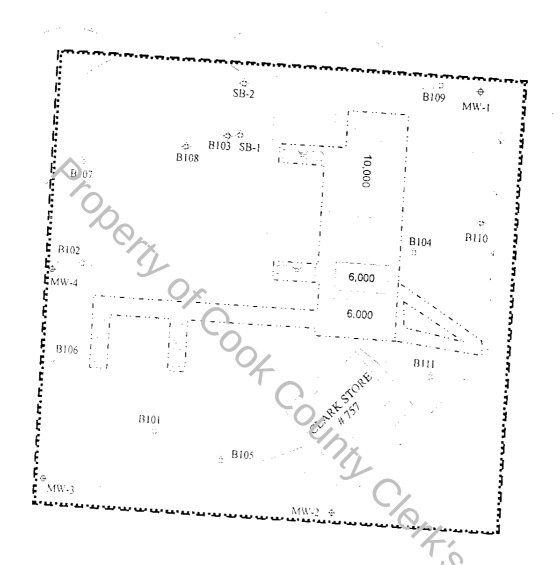
Illinois Environmental Protection Agency
Bureau of Land - #24
Leaking Underground Storage Tank Section
Post Office Box 19276
Springfield, II 62794-9276

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EAST SIBLEY BOULEVARD (IL RT 12)

INDIANA AVENUE



LEGEND

Property Boundary
Fence
Excavation Limits
Dispenser Island
UST
Former USTs

Proposed Area for Deed Restriction Prohibiting the Installation of Potable Wells

Monitoring Well Soil Probe Locations

0 15 30 4 SCALE IN FEET

DRAWN BY MAT

Project No 199-001-057 Figure 4
Proposed Area
for Institutional
Control

Clark Retail Enterprises, Inc. Clark Store #757 15 East Sibley Boulevard South Holland, Illinois



ERS of fillings, Inc 2270 Cornell Avenue Montgomery Ifficals Ph. (630) 896-4090

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ILLINOIS ENVIRONMENTAL PROTECTION AGENCY



1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, RUNOIS 62794-9276, 217-782-3397 JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300, CHICAGO, IL 60601, 312-814-6026

ROD R. BLAGOIFVICH, GOVERNOR

RENTE CIPRIANO, DIRECTOR

RECORDING REQUIREMENTS FOR NO FURTHER REMEDIATION LETTERS

The Illinois Finvironmental Protection Agency's (Illinois EPA) Bureau of Land/Leaking Underground Storage Tank Section issues a No Further Remediation (NFR) Letter after a demonstration ci compliance with Title XVI of the Environmental Protection Act and applicable regulations is made. The NFR Letter signifies that: (1) all statutory and regulatory corrective action requirements applicable to the occurrence have been complied with, (2) all corrective action concerning the remediation of the occurrence has been completed, and (3) no further corrective action concerning the occurrence is necessary so long as the site is used in accordance with the terms and conditions of the NFR Letter.

When properly recorded, the NFR Letter holds legal significance for all applicable parties outlined at Section 57.10(d) of the Environmental Protection Act. (See 415 ILCS 5/57.10(d).) If not properly recorded, the Illinois EPA will tak: steps to void the NFR Letter in accordance with the regulations.

The duty to record the NFR Letter is mandatory. You must submit the NFR Letter, with a copy of any applicable institutional controls proposed 25 part of a corrective action completion report, to the Office of the Recorder or the Registrar of Titles of the county in which the site is located within 45 days after receipt of the NFR Letter. You must record the NFR Letter and any attachments. The NFR Letter shall be filed in accordance with Illinois law so that it forms a permanent part of the chain of title to ensure current and future users of the property will be informed of the conditions and terms of approval including level of remediation; land use limitations; and preventive, engineering, and institutional controls. A certified or otherwise accurate and official copy of the NFR Letter and any attachments, as recorded, must be submitted to the Illinois EPA. Failure to record the NFR Letter in accordance with the regulations will make the NFR Letter voidable.

Please refer to Tiered Approach to Corrective Action Objectives (TACO) Fact Sheet 3 available from the Illinois EPA by calling 1-888-299-9533 or by accessing it on the Illinois EPA Web site at http://www.epa.state.il.us/land/taco/3-no-further-remediation-letters.html.