

B. SITE INFORMATION UNDER OTHER OWNERSHIP OR OPERATION

1. Provide the following information about the previous owner or any entity or person the transferor leased the site to or otherwise contracted with for the management of the site or real property:

Name: _____

Type of business/ B.A.T + Tresdix S-Hope
or property usage _____

2. If the transferor has knowledge, indicate whether the following entities have ownership, leases granted by the transferor, other contracts for management or use of the facilities or real property:

YES NO

Landfill _____
Surface Impoundment _____
Land Treatment _____
Waste Pile _____
Incinerator _____
Storage Tank (Above Ground) _____
Storage Tank (Underground) ✓
Container Storage Area _____

Injection Well _____
Water Treatment System Units _____
Other _____
Treatment Facility _____
Other Treatment Facility _____
Other Industrial Facility _____
Other _____

YES NO

V. CERTIFICATION

A. Based on my inquiry of those persons or firms responsible for giving me this information, I certify that the information submitted is, to the best of my knowledge and belief, true and accurate.

John R. Schlen

VIKING INC.

TYPE OF BUSINESS
TRANSACTION OR INDIVIDUALS (OR BOTH) ON BEHALF OF TRANSFEREE

Dolores Kay
DOLORES KAY
SCHLEN

TYPE OF BUSINESS
TRANSACTION OR INDIVIDUALS (OR BOTH) ON BEHALF OF TRANSFEREE

B. This form was delivered to me with all elements completed on

JUNE 24 1990

C. This form was delivered to me with all elements completed on

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(K.S. 30, par. 906)

COOK COUNTY, ILLINOIS
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disposal or "hazardous or special wastes", as defined by the Environmental Protection Act?

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4. Are there any of the following specific units (operations or objects) at the property which were or were used by the transferor to manage waste, hazardous wastes, hazardous substances or petroleum?

	YES	NO
Landfill		
Surface Impoundment	✓	
Land Treatment	✓	
Waste Pile	✓	
Incinerator	✓	
Storage Tank (Above Ground)	✓	
Storage Tank (Underground)	✓	
Container Storage Area		

Injection Well	
Wastewater Treatment Units	✓
Septic Tanks	
Transfer Stations	
Waste Recycling Operations	
Water Treatment/Demineralization	
Other Land Disposal Area	

YES	NO
	✓
	✓
	✓
	✓
	✓
	✓

If there are "YES" answers to any of the above items and the transfer is other than a mortgage or collateral assignment of beneficial interest, attach a site plan which identifies the location of each unit, such site plan to be filed with the Environmental Protection Agency along with this disclosure document.

5. Has the transferor ever held any of the following in regard to this real property?

- Permits for discharges of wastewater to waters of the State.
- Permits for emissions to the atmosphere.
- Permits for any waste storage, waste treatment or waste disposal operation.

6. Has the transferor had any wastewater discharges (other than sewage) to a publicly owned treatment works?

7. Has the transferor taken any of the following actions relative to this property?

- Prepared a Chemical Safety Contingency Plan pursuant to the Illinois Chemical Safety Act.
- Filed an Emergency and Hazardous Chemical Inventory Form pursuant to the federal Emergency Planning and Community Right-to-Know Act of 1986.
- Filed a Toxic Chemical Release Form pursuant to the federal Emergency Planning and Community Right-to-Know Act of 1986.

8. Has the transferor or any facility on the property or the property been the subject of any of the following state or federal governmental actions?

- Written notification regarding known, suspected or alleged contamination on or emanating from the property.
- Filing an environmental enforcement case with a court or the Pollution Control Board for which a final order or consent decree was entered.
- If item b. was answered by checking Yes, then indicate whether or not the final order or decree is still in effect for this property.

9. Environmental Releases During Transferor's Ownership

- Has any situation occurred at this site which resulted in a reportable "release" of any hazardous substances or petroleum as required under state or federal laws?
- Have any hazardous substances or petroleum, which were released, come into direct contact with the ground at this site?
- If the answers to questions (a) and (b) are Yes, have any of the following actions or events been associated with a release on the property?

- Use of a cleanup contractor to remove or treat materials including soils, groundwater or surface water materials
- Assignment of in-house maintenance staff to remove or treat materials
- Designation, by the IEMA or the IESDA, of the release as "Significant"
- Sampling and analysis of soils
- Temporary or more long-term monitoring of groundwater at or near the site
- Impaired usage of an on-site or nearby water well because of offensive characteristics of the water
- Coping with fumes from subsurface storm drains or inside basements, etc.
- Signs of substances leaching out of the ground along the base of slopes or at other low points on or immediately adjacent to the site

10. Is the facility currently operating under a variance granted by the Illinois Pollution Control Board?

11. Is there any explanation needed for clarification of any of the above answers or responses?

No

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B. (1) Identify Transferor:

Name and Current Address of Transferor

Columbia National Bank, 5350 N. Harlem, Chicago, IL 60656 2242

Phone No.

Name and Address of Person if this form is used to disclose information of a transferor.

- (2) Identify person who has completed this form on behalf of the transferor and who has knowledge of the information contained in this form:

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EUGENE S. SPAKAKO SECY 32252 N. KELLY LAKEVILLE 587-1691

Telephone No.

Name, Position (if any), and address

C. Identify Transferee:

Name and Current Address of Transferee

III. NOTIFICATION

Under the Illinois Environmental Protection Act, owners of real property may be held liable for costs related to the release of hazardous substances.

1. Section 22.2(f) of the Act states:

"Notwithstanding any other provision or rule of law, and subject only to the requirements set forth in subsection (j) of this Section, the following persons shall be liable for all costs of removal or remedial action incurred by the State of Illinois as a result of a release or substantial threat of a release of a hazardous substance:

(1) The owner and operator of a facility from which there is a release or substantial threat of release of a hazardous substance;

(2) Any person who at the time of disposal, transport, storage or treatment of a hazardous substance owned or operated the facility or vessel used for such disposal, transport, storage or treatment from which there is a release or substantial threat of a release of any such hazardous substance;

(3) Any person who by contract, agreement, or otherwise has arranged with another owner or entity for transport, storage, disposal or treatment of hazardous substances owned, controlled or used by such person, provided there is a release or substantial threat of a release of such hazardous substances; and

(4) Any person who accepts or consigns any hazardous substance in for transport, disposal, storage or treatment facilities or sites from which there is a release or a substantial threat of a release of a hazardous substance."

2. Section 4(q) of the Act states:

"The Agency shall have the authority to provide notice to any person identified to be liable pursuant to Section 22.2(f) of this Act for a release or a substantial threat of a release of a hazardous substance. Such notice shall include the identified response action and an opportunity for such person to perform the response action."

3. Section 22.2(k) of the Act states:

"If any person who is liable for a release or substantial threat of release of a hazardous substance fails without sufficient cause to provide removal or remedial action upon or in accordance with a notice and order issued by the Agency or upon the issuance of any order of the Board or any court, such person may be liable to the State for punitive damages in an amount of less than \$100,000, and not more than 3 times, the amount of any costs incurred by the State of Illinois as a result of the failure to take such removal or remedial action. The punitive damage imposed by the Board shall be in addition to any costs incurred by such person pursuant to this Section and in addition to any other penalty or relief provided by this Act or any other law."

4. Section 22.18(a) of the Act states:

"Notwithstanding any other provision or rule of law, except as provided in subsection (b), the owner or operator, or both, of an underground storage tank shall be liable for all costs of preventive action, corrective action and enforcement action incurred by the State of Illinois as a result of a release or a substantial threat of release of petroleum from an underground storage tank."

5. The text of the statutes set out above is subject to change by amendment. Persons using this form may update it to reflect changes in the text of the statutes cited, but no disclosure statement shall be invalid merely because it sets forth an obsolete or superseded version of such text.

IV. ENVIRONMENTAL INFORMATION

Regulatory Information During Current Ownership

1. Has the transferor ever conducted operations on the property which involved the production, manufacture, processing, transportation, treatment, storage or handling of "hazardous substances", as defined in the Illinois Environmental Protection Act? This question shall not be applicable for consumer goods stored or handled by a retailer in consumer items, approximate amount, concentration and manner as they are sold to consumers, provided that such retailer does not engage in any commercial mixing (other than paint mixing or tinting of consumer sized containers), finishing, reformulating, servicing, or cleaning processes on the property.

Yes _____ No _____

2. Has the transferor ever conducted operations on the property which involved the production, processing, storage or handling of petroleum, other than that which was associated directly with the transferor's vessel or equipment?

Yes _____ No _____