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T 31 '91 10:38 FROM FECK MAHIN CATE TO STAND		GE.005
SENT BY: CHICAGO TITLE & TRUST : 10-30-91 : 1:34PM :	CHICAGO- 3128763582	:# 2/
ENVIRONMENTAL DISCLOSURE D		
FOR TRANSFER OF REAL PRO	YPERTY	
The following informs and is provided pursuant to the Responsible Property Transfer Act of 1988.	For Use By County	
Sullor Eugen Love and Bevery ALove	Recorder's Office	
Buyer: Gand Street Civarted Partnership	County	
Dogumear No.:	Date	
	Doc. No.	
	Vol Page	
I. PROPERTY IDENTIFICATION: 6201-05 Sc. Chery	Rec'd by:	
1. PROPERTY IDENTIFICATION: 201-05 Sc. Charles A. Address of property: Street Chy or VII	IART CHICKER	The
Permanent Roul Bytate Index No.: 20 15 - 418 - 001		
B. Legal Description:		
Section 15 Township 38 North	Range 14	
Enter or attach current legal description in this area:		
%		
· //		
	0	
	KECK MAHIN & C ATTN: WIYN MUSTON 2335. A DEKER. CHICAGO DEINOIS	
<i>f</i> 1	KECK MAHIN &	1175
Prepared by: Lugene Lave Return to:	ATTW: WIYN MUED	eow
36/25. King Dr. Chicopy 60(53	CHICAGO DILINOIS	4060
source	=1/10	
LIABILITY DISCLOSURE		
Transferors and transferees of roal property are advised that their ownership or o	ther control of such property may re	indor them)
for any environmental clean-up costs whether of not they caused or contributed to the		
the property.		
C. Property Characteristics: Lot Size Acreage		
Check all types of improvement and uses that pertain to the property:	man quite square	
	Industrial building	
X.	Farm, with buildings	
Store, office, commercial building	Other, specify	
L. NATURE OF TRANSFER:		
A. (1) Is this a transfer by deed or other instrument of convayance?		Yes 文
(2) Is this a transfer by assignment of over 25% of honeffelal interest of ar		
(3) A lesse exceeding a turn of 40 years?	one received that the street is	
(3) A mostore conditional assistance of horaffeld literation		

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Property of Coot County Clert's Office

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B. (1) Identify "conforms

Name and Curse Children of Transferor

Name and Address of Last to if this is a transfer of beneficial institut of a least true.

Thust No.

(2) Identify person who are completed this form on behalf of the Thansferor and who has knowledge of the information curcuined in this form:

Name, Poskim (if any), and address

Telephone No.

C. Idontify Transferee: Name and Current Addres 4 of Transferee

III. NOTIFICATION

Under the Illimn's Environmental Protection Act, or mere of real property may be held liable for costs related to the release of hozordous substances.

Section 22.2(f) of the Act states:

"Notwithstanding any other provision or rule of law, and anhight only to the defenses set forth in subsection (i) of this Section, the following persons shall be liable for all costs of ramoval or remedial arrion incurred by the State of Illinois as a result of a release or substantial threat of a release of a hazantona autorance;

(1) The owner and openior of a facility or vessel from which it or. It a ruleuse or substantial threat of release of a hazanixia

substance;

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

(3) Any person who by contract, agreement, or otherwise has arrunged with and ther (wity or entity for unaxport, storage, disposal or treatment of huzardous subatunous award, controlled or possessed by such person at a facility there is a release or subatunital threat of a

release of such hazardous substances; and

(4) Any person who accepts or accepted any hazardous substances for transport to disp sell, storage of treatment facilities or sites from which there is a release or a substantial threat of a release of a hazardous substance."

Section 4(q) of the Act states:

"The Agency shall have the authority to provide notice to any person who may be liable pursued to Section 22.2(f) of this Act for a release or a substantial threat of a release of a luzardous substance. Such notice shall include the id officed 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 autism upon or in auxirdance with a police and request by the agency or upon or in accordance with any order of the Roard or any court, such person may be liable to the State for punitive damages in an amount at least equal to, . To not more than 3 times, the amount of they costs incurred by the State of Illinois as result of such failure to take such removal or numedial action. The punitive damage imposed by the Board shall be in addition to any costs recovered from such person pursuant to this Section and in addition to any other penalty or rolled provided by this Act or any other law."

Section 22.18(a) of the Act acutes:

"Norwithstanding any other provision or rule or law, except as provided otherwise in subsection (b), the owner or operator, or both, of an underground storage each shall be liable for all costs of preventive action, corrective action and enforcement action incurred by the State of Illinuis as a result of a release or a substantial threst 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 uprints it to reflect changes in the text of the statutes crited, but no disclosure statement shall be invalid morely because it sets forth an obsidete or superseded version of such text.

IV. ENVIRONMENTAL INFORMATION

Regulatory Information During Current Ownership

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

.... No __X Yes 2. Has the transferor over conducted operations on the property which involved the processing, morage or handling of petioleum, 2. Has the transferor over constitute approximate on the property other than that which was associated directly with the transferor's vehicle usage?

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ENT BY:CHICAGO TITLE & TRUST :10-30-91 : 1:34FM	CHICAGO»	3128703582	;
3. Has the transferor ever conducted operations on the proper	ty which involved the generation, tran	sportation, stomus	. Frivals
disposal of "hazar Jour or special wastes", as defined by the feder mental Protection A 21?	ral Resource Conservation and Recove	ary Act and the Illi	nois Er
Yes	., No <u> </u>		
4. Are there any of the following specific units (operating o	or ekwed) at the property which are o	r were used by the	transf
manage waste, hazardous value, hazardous substances or petrole YES NO	sim?	Ų.	F.S
Landiili	Injection Wells	•	[-4)
Surface Impoundment	Wastewater Trentment Units		
Land Treatment	Septic Tanks		
Waste Pile	Transfer Stations		
Incinemtor	Waste Recycling Operations		
Storage Tank (Above Ground)	Waste Treatment Detoxification	<u> </u>	
Storage Tank (Underground)	Other Land Disposal Area		
Container Storage Area	•		
If there are "YBS" answers to any of the above items and the tre	ansfer is other than a mortgage or col	lateral assivament	of ben
interest, attach a site plan which identifies the location of a ch uni-	t, such site plan to be filed with the Ec	vironmental Prote	ction A
along with this discinsure document.	.		
5. Has the transferor over held any of the following in regard:			
a. Permits for discharges of wastewater to waters of the State	<u>(()) </u>	Yes	No
h. Permits for emissions to the atmosphere.	(1)	Yes	No
c. Permits for any waste storage, waste treatment or waste t		Yes	Νυ,
6. Has the transferor had any wartewater titscharges (other the	an acoudo, to a bapping annuag	v	.,
treatment works?	144 en abla assura (170	Yes	MO
 Has the transferor taken any of the following actions relatives. Prepared a Chemical Safety Contingency Plan purtuant to 		V	NL.
Prepared a Chemical Safety Contingency Plan pursuant to Filed an Emergency and Hazardous Chemical Inventory I		Yus	WO
Planning and Community Right-to-Know Act of 1986.	our barrown to the tem in this is the Bent	Yes	Ma
c. Filed a Toxic Chemical Release Form pursuant to the fed	ieral Emergency Plannics and Comm		110
nity Right-to-Know Act of 1986.	The Pales County County Con County	4.4	No .
8. Has the transferor or any facility on the property or the	property been the subject of any of		
governmental actions?			
 a. Written notification regarding known, suspected or alleg 	of gaiteneme to no instanting (a	m	
the property.	•	Y 3	No/
b. Filing an environmental enforcement case with a court or	the Pollution Control Board for which		
final order or consent decree was entered.		\\cap	No
c. If itom b. was answered by checking Yes, then indicate w	vhether or not the final order or decree	is	
still in effect for this property.		Yes	No
9. Environmental Releases During Transferor's Ownership	n manath H. H	CV	
 Has any situation occurred at this site which resulted in a substances or petroleum as required under State or federa 		Yes	Ma s
b. Have any hazardous substances or petroleum, which wen			دے مہ
the ground at this site?	o released, collectino direct colliset wi		No 2
c. If the answers to questions (a) and (b) are Yes, have any o	of the following actions or events been		
property?			
Use of a cleanup contractor to tumove or treat materia	ils including soils, pavement or other s	elairatem luicif tu	
Assignment of in-house maintenance staff to minove of	or treat materials including soils, pave	ment or other surf	icial nu
Designation, by the IEPA or the IESDA, of the release	e as "significant" under the Illinois Cl	semical Safety Ac-	t .
Sampling and enalysis of soils		•	
Temporary or more long-term monitoring of groundw	rater at or neur the site		
Impaired usage of an on-site or nearby water well bec		water	
Coping with funcs from subsurface storm drains or in			
Signs of substances leaching out of the ground along th	te base of slopes or at other low points r	m or immediately a	adjacen
And	d bur the Illinois Soliceton		
10. Is the facility currently operating under a variance granted Control Bourd?	n na maiora common	Yes	No.
NATIONAL ACCIONAL		1 EV ********	1317

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SENT BY: CHICAGO TITLE & TRUST : 10-30-91 ; 1:25PM ;	CHICAGO- 3128763582 # 2/ D
SEAL BLICHICHO LLICE & LICEL LLOUDE 27 1 LINOUN 1	CITICAGO CITATOGOGO IMAZA D
B. SITE IN ORMATION UNDER OTHER OWNERSHIP OR OF 1. Provide the following information about the previous owner or contracted with furth management of the site or real property: Name:	
	the second secon
Type of business/	The second secon
or property usage	
	And the second of the second o
2. If the transferor has knowledge, indicate whether the following	existed under prior awnerships, leaseholds granted by the trans-
form, other contracts for management of use of the facilities or real μπη YES NO	enty: Yes no
Landfill	Injection Wells X
Surface Impoundment	Wantewater Treatment Units
Land Treatment	Soptic Tanka
Waxte Pile	Transfer Stations Waste Recycling Operations
Storage Tank (Above Ground)	Waste Trailment Detexification
Storage Tank (Underground)	Other Land Disposal Area
Container Storage Area	
 V. CERTIFICATION A. Based on my inquiry of those persons directly responsible for given the best of my knowledge and belief, true and accurate. 	ath aring the information, I corrity that the information submitted
	TRANSPINOR OF STANSPERORS (or un hobsit of Transferor)
H. This form was delivered to me with all elements completed on	
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	Augusture
	NORMAN A KATZ
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C. This form was delivered to me with all elements completed on	
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(Cb, 30, per 906)