## NOFFICIAL COPY ENVIRONMENTAL DISCLOSURE DOCUMENT FOR TRANSFER OF REAL PROPERTY

	lowing inform	nation is prov	ided pursua	unt to the R	tesponsible Prop	erty	-	For Use I	By Coun	яy	
Dansfe	44811388	NATIONAL	Trust,	N.A., n	not persona	lly, but	colel	Recorder	's Office	•	
Seller: .	As Trust	ee U/T/A	dated F	spurary	20, 1984	and lanow	n as	County	_		
Buyer:	WAI_MART	STORES	INC.	•			<del>-</del>	Dete 1	-		
Docum	ent No.:	<del></del>	·				-	Doc. No.			
	•			٠.				Vol		Page _	
.,			-			•		Rec'd by	·		
	OPERTY ID Address of		ION: 106-2448	Main S	treet, Evar	ston	-				
Λ.	•	Store Store	H	10-24-30	00-003; 10-24-	300F014; V	0-24-30	0-024;	·		Brenshi
	Permanent !	Real Estate Is	idex No.:	_10_24_30	00-0231-10-24	300-033; 1	10-24-30	0-043			
B.	Logal Deac	ription:				· ·	_		· 		
•	Section		<del>70-m</del>		_42 North	·····	_ Range .	13	Past.	<del></del>	
	Enter or atta	e'a c <del>orrent</del> k	egal descrip	tion in this	area:						
.•	See Leg	al Vari	ption at	ttached	hereto as	Exhibit	A and	made g	325	086	1
-		70									
			<b>7</b> x,		•		•	1.	93	2203	31
•		•			_	•	٠.	C.r. Line is	ECORDI	i šaut	
							: ř		RAN 80	63 03/24	\$3 4/93_15:37:
					محري	17	•	\$2217 \$ - 000K	— <del>≠</del> — YTNUO	タ3ー2 RECORDE	20331
					7	W\\					,
				0		13	3				•
		edd A. Lie	00, Bag.,	Holleb &	JYE	Return to: .	David A	. Lisco,	Esq.	Hollab a	ceff
Pre	pered by: D										TT. 60
Pre		_	Suite 41	00, Chia	egs, 7%, 6060	3 _	55 R. M	boroe. S	irite.4	(X)One	
Pro		_	Suite 41	00, Cria	<b>50.</b> 7. 6060	3 _	55 R. M	bonce, S	Arito Ai	w, one	
Pre		_	Suite 41	3	ABILITY F/190			home, S	rite di addre	## CMC	
	See	5 E. Marinos	seal proper	LL/	ABILITY FISH	CLOSURE	other contr	ol of such	addre propert	y may ren	der them liabi
Tra for any	naferors and (	5 E. Marinos	seal proper	LL/		CLOSURE	other contr	ol of such	addre propert	y may ren	der them liabi
Tra for any of the prop	enterors and ( novironments porty.	E. Markon	real propert	LL/	ABILITY FISH	CLOSURE	other contr	ol of such	addre propert	y may ren	der them liabi
Tra for any o	asserors and convironments perty.  Property C:	E. Markon	real propert	LL/ ty are advi- or not they	ABILETS PESS and that their caused or country	CLOSURE Crahip or o	other contr	ol of such	addre propert	y may ren	der them light
Tra for any o	natierors and invironments serty.  Property Ci	E. Markon	real propert	LL/ ty are advi- or not they	ABILETS PASS sed that their caused or countri	CLOSURE	other contr	ol of such	addre propert	y may ren	der them light
Tra for any of the prop	ensferors and ( sovironments serty.  Property C: Lot Size Check all ty	transferees of a clean-up co	real propert	LL/ ty are advisor not they  uses that p	ABILETS PESS and that their caused or country	closure crahip or o by 4 1 to the 0	other contribution presence	ol of such of environ	propert	y may ren	der them liabi
Tra for any o	natierors and invironments serty.  Property Ct Lot Size Check all ty	transferoes of al clean-up co maracteristics: pes of impro- marament build	real propert its whether of	ty are advisor not they  Auses that p	ABILETS PASS sed that their caused or countri	CLOSURE Coship or o by Ar I to the 0 perty:	ther continue presence	ol of such of environ	propert	y may ren	der them light associated into
Tra for any of the prop	natierors and tenvironments perty.  Property C: Lot Size Check all ty Ap Co	transferees of al clean-up commercial apre	real properties whether of the whether of the whether of the whole with the wind and the wind	LL/ ty are advi- or not they  uses that p or less) or 6 units)	ABILITY PASS and that their can recused or contri Acreage 9.6 pertain to the pro	crahip or o	inc. 47	ol of such of environ is building	propert	y may ren	der them light associated with
Tra for any cithe prop	neferors and ( environments serty.  Property Ct Lot Size Check all ty Ap Co X Sec	transferees of al clean-up co maracteristics: pes of impro- artment build marercial apa	real propert sts whether of verness and ling (6 units ertment (over	LL/ ty are advi- or not they  uses that p or less) or 6 units)	ABILITY PASS and that their can recused or contri Acreage 9.6 pertain to the pro	crahip or o	ther continue presence	ol of such of environ is building	propert	y may ren	der them liabi
Tra for any cithe prop	natierors and tenvironments perty.  Property C: Lot Size Check all ty Ap Co	transferees of al clean-up co maracteristics: pes of impro- artment build marercial apa	real propert sts whether of verness and ling (6 units ertment (over	LL/ ty are advi- or not they  uses that p or less) or 6 units)	ABILITY PASS and that their can recused or contri Acreage 9.6 pertain to the pro	crahip or o	inc. 47	ol of such of environ is building	propert	y may ren	33.50
Tre for any c the prop C.	asferors and convironments perty.  Property Ct Lot Size Check all ty Ap Co Sac TURE OF To	transferees of a clean-up constructoristics:  pes of improventment build manacteristics appeared to the construction of the co	real properties whether overness and ling (6 units strument (overnesses) by	ty are advisor not they uses that p or less) or 6 units)	ABILET 1 1759 sed that their caused or country Acreage 9.6 pertain to the pro	creship or o	inc. 47	ol of such of environ is building	propert	y may ren problems r	33.50
Tre for any cuthe prop C.	neferors and (invironments perty.  Property Ct Lot Size Check all ty Ap Co X_ Sec TURE OF To  (i) Is this a	transferees of al clean-up consumercial appropriate, office, or RANSFER:	real propert sts whether of vectors and ling (6 units extment (over emmercial b	ty are advisor not they  Auses that p or less) or 6 units) uilding	ABILITY PASS sed that their caused or country Acreage 9.6 pertain to the pro	closure reship or o by a to the o perty:	industry.  Other, sp	ol of such of environ building to building	addre	y may ren problems r	33.50
for any of the prop C.	anterors and an environments perty.  Property Ct Lot Size Check all ty Ap Co Sto TURE OF To (i) Is this a (2) Is this a	transferees of a clean-up constructoristics:  pes of improventment build memorcial apare, office, or RANSFER:  transfer by detransfer by detransfer by a	real properties whether of the whole	LL/ ty are advisor not they uses that p to or less) or 6 units) uilding	ABILET 1 1759 sed that their caused or country Acreage 9.6 pertain to the pro	closure reship or o by a to the o perty:	industry.  Other, sp	ol of such of environ building to building	addre	y may ren problems r	33.50
for any of the prop C.	neferors and (servironments serty.  Property Ct  Let Size Check all ty Ap Co X Sec  TURE OF To  (i) Is this a  (2) Is this a	transferees of al clean-up constructoristics:  pes of improventment build memorcial apiers, office, or RANSFER:  transfer by desceeding a seconding a	real properties whether of the whole	LL/ ty are advisor not they  uses that p or less) or 6 units) uilding risstrumes of over 255	ABILITY PASS sed that their caused or country Acreage 9.6 pertain to the pro	closure reship or o by a to the o perty:	industry.  Other, sp	ol of such of environ building to building	addre	y may ren problems r	33.50

Letter link

£ 8000008

Property of Cook County Clerk's Office

33220331

B. (I) Missify Transferor:
IASALLE NATIONAL TRUST, M. A., not personally, but solely as Trustee U/T/A dated
Extract. 22.1994 and known as Trust No. 107664

Manu and Address of Treetse if this is a transfer of beneficial interest of a land treet.

That No.

(2) Montify person who has completed this form on behalf of the Transferor and who has knowledge of the information contained in this form:

News, Posters (If 107), and address

Trientone No.

C. Manuferes: WAL-MART, STORES, INC., 701 Walton Blvd., Bentonville, Arkaneas
72716

### M. NOTERCATION

Under the Tax's Environmental Protection Act, owners of real property may be held liable for costs related to the release of

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

"Metwithmending (a): Per provision or rule of law, and subject only to the defenses set forth in subsection (j) of this Section, the following pursues shall be the fee all costs of removal or remodul action incurred by the State of Elinois as a result of a release or substance:

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

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

(3) Any person who by contract, agreement, or overwise has arranged with another party or entity for transport, storage, disposal or areament of hazardous substances owned, controlled or processed by such person at a facility there is a release or substantial threat of a release or substantial threat of a release of such hazardous substances; and

(4) Any person who accepts or accepted any hazardous rubet inces for transport to 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 who may 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 indice shall include the identified response action and an apportunity 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 natural our substance fails without sufficient cause to provide removal or remedial action upon or in accordance with a notice and request by the lightest or upon or in accordance with any order of the Board or any court, such person may be liable to the State for punitive damages in an execute at least equal to, and not more than 3 times, the amount of any costs incurred by the State of Illinois as result of such failure to take such removal or remedial action. The punitive damage imposed by the Board shall be in addition to any costs recovered from such person pursonnt 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 or law, except as provided otherwise 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 sext 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 generation, manufacture, processing, transportation, treatment, storage or handling of "hazardous 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 does not engage in any commercial mixing (other than paint mixing or tinting of consumer sized containers), finishing, refinishing, servicing, or cleaning operations on the property.

2. Has the transferor ever conducted of	perations on the property which involved the	e processing, storage or handling	of petroleum,
ther than that which was associated direct	ly with the transferor's vehicle usage?		-

\_\_\_ No..X

Yes\_

és No X

93220331

こう こうしん ないかん

	ction Act?	•	Yes	No_X			
4. Are t	here any of the following	specific units		r closed) at the property which are or	were used by	the trai	nsfero
	ie, hazardous wastes, haz				. •		
• •	•	YES	NO			YES	N.
	•		<u> </u>	Injection Wells  Wastewater Treatment Units		<del></del>	
				Wastewater Treatment Units			- <b>-</b> -3-
mastr bar	essi		_ <u>X</u>	Septic Tanks			<del>-</del> ÷
aste Pile	•		_ <u>x</u> _	Transfer Stations			÷
cinerator		<del></del>	<u>-x</u> -	Waste Recycling Operations	,		<del>-</del> \$
	(Above Ground)		<u>_x</u> ,	Waste Treatment Detoxification	•		X
	(Linderpround)		<del></del>	Other Land Disposal Area	•		<del>,</del> ,
ontainer St				•			1.
there are "	YES" answers 13 any of	the above item	s and the trai	usier is other than a mortgage or colli	iteral assignm	ent of b	enef
erest, attac	h a site plan which identif	lies the location	of each unit	, such site plan to be filed with the Env	ironmental Pr	rotection	) Age
_	is disclosure docum ax.						
	e transferor ever held any				<b>V</b> -	<b>.</b>	v
	nits for discharges of was	_	rs of the State	3.	Yes Yes	_ No_	<del>\$</del> -
	nits for emissions to the at				Yes	_ 170 _ No	Ÿ-
	nits for any waste storage,				101	_ 140_	
O. Has th Minent wo		swater onec larg	( & (Other than	n sewage) to a publicly owned	Yes	No	X
	an: e transferor taken any of t	ha fallandar ac	مرونجه المراجع	to this managery/	100	_ 140+	~~~
				the Illinois Chemical Safety Act.	Yes	No	X
				orn pursuant to the federal Emergency		_ 110_	
	ning and Community Rigi			or a harmon or are teneral enterior.	Ycs	No_	X
				rd Favergency Planning and Commu-			
	Right-to-Know Act of 198				Yes	_ No_	X
			erty or the r	property have the subject of any of t	he following	State of	r fod
ernmental		,	•		_		
s. Writt	en notification regarding	known, suspec	ted or alleged	d contamination on or emanating from			
	roperty.	,		C'2	Yes	_ No _	<u>.X</u>
			h a court or th	se Pollution Control & and for which a			
	order or consent decree w				Ycs	_ No_	<u> </u>
		cking Yes, ther	indicate wh	ether or not the final order or decree is	Yes	87	<b>n/</b> :
	n effect for this property.	Thurs and a series (Au		9,	109	_ NO	
y. Eaviso	nmental Releases During	Transferor's CY	vnemup 	eportable "release" of any hazard us			
	uny sucustion occurred in u naces of petroleum as req				У. <b>а. X</b>	No	
				eleased, come into direct contact with			
	round at this site?	o process,	******	· ·	Yes X	. No	
		and (b) are Yes.	have any of	the following actions or events been as	sociated with	a releas	00 S
prope				•			
				including soils, pavement or other sur			
				treat materials including soils, paveme			nateri
<i>U</i>	•	•	the release a	is "significant" under the Illinois Cher	nicel Safety A	ct	
47	mpling and analysis of so		_				
44	imporary or more long-ter	_	-				
	• **	_		se of offensive characteristics of the wi	pp:/	:	
	ping with fumes from sub						
	_	out of the group	de acong time d	case of alopes or at other low points on o	a mailedister)	inijacei	10 t
git				er the Milesia Balbalan	93220	<u> </u>	,
	facility currently operating	S OUTSIGN IN VERTILE	ere Brauced of	A me trinom Lorendon 💢 🔒 🚟 👑	CURKI	JUG.	X
wal Brest				e above answers or responses? The I letter dated September 7,		Men .	

1. Provide the following information about the pravious owner or contracted with for the management of the site or real processy.	any entity or person the transferor leased the site to or otherwise
contracted with for the management of the site or real property.  Name: Philip V. Zera and Alexander A. Zera,	Jr.
contraction office	
Type of business/ construction office	
or property usage	
2. If the transferor has knowledge, indicate whether the following	existed under prior ownerships, leaseholds granted by the trans
ferog other contracts for management or use of the facilities or real pro	perty:
yes no	YES NO X
	Injection wens
Surface Impoundment	Wastewater Treatment Units  Servic Tanks
Land TreatmentA	Selve inter
Waste PileX	Transfer Stations
IncinemorX	Waste Recycling Operations  Waste Treatment Detoxification  X
Storage Tank (Above Ground)	Other Land Disposal Area
Storage Tank (Underground)  Container Storage Area	Court being proposed time
<del>-</del>	
V. CERTIFICATION	ashesing the information. I certify that the information submitted
A. Based on my inquiry of those persons lireally responsible for g is, so the best of my knowledge and belief, true at a securate.	Afficially the into insulous, i certary that the into insulous socialises
8, 3) the dest of my above edge and denet, due as a section.	Con Claustina Barra attached brooks
0/	See Signature Page attached hereto
	AND THE PROPERTY OF THE PROPER
	<u> </u>
0,	type of print name TRANSPEROR OR TRANSPERORS (or on behalf of Transferor)
9	ENGINEERON ON THE PROPERTY OF THE PROPERTY.
. *	1%
	<i>y</i>
B. This form was delivered to me with all elements completed on	WAL-ARD STORES, INC., a Delaware
	corporation 7
	By: grant The Color
	Windlik
	Its: Acc - Comments
	toconditions:
	TRANSFEREE OR TRANSFERENCES (A CO behalf of Transferee)
	.00
	CV
C. This form was delivered to me with all elements completed on	•
	signature
·	•
	type or print merce
	LENDER
• • • • • • • • • • • • • • • • • • • •	•

COMPLIMENTS OF CHICAGO TITLE INSURANCE COMPANY R 3600 11/09

Or Coot County Clert's Office

### TRANSFEROR:

EVANSTON-MAIN, LTD., an Illinois limited partnership

By: EVANSTON-MAIN PROPERTIES, INC. an Illinois corporation, as

general partner

By:

Itas

### Exhibit A

### (Legal Description)

Lot 1 in Main Street Commons Subdivision in the West 1/2 of the Southwest 1/4 of Section 24, Township 41 North, Range 13 East of the Third Principal Meridian, Recorded 3-15-93, 1993 as Document Number 23/93387, in Cook County, Illinois.

Property Address: 2406 - 2448 Main Street, Evanston, Illinois

PIN: 10-24-300-029; 10-24-300-034; 10-24-300-024; 10-24-300-029; 10-24-300-033; 10-24-300-043

93220331



Illinois Environmental Protoction Agency - P.O. Soc 1976, Spragods, St. 68794-8776

### EXHIBIT B

227/782-6760

Refer to: Cack/Byanston - 900622 MAP. Investments 730 Pitner

LOST/Technical

September 7, 1990

May Investments Incorporated Attn: Thilip Ware, Tresident 7440 (Tontage Road Skakie, IL 60077

Dear Mr. Savet

On August 3/2000, the Illinois Environmental Protection Agency (Agency) received a summary of the remedial activities taken in regard to the site listed above. This summary was entitled "Report of Iivid Inspections, Oil Spill Cleanup, 750 Pitner Avenue - Evanston, IL." The report was prepared by your consultant, Wang Engineering, Inc., and is dated July 27, 1990.

The purpose of this letter is to inform you that the Agency has completed a review of the document sited above. Sased upon the information submitted by your consultant, the Agency concurs that sufficient remedial activities have been taken to comply with the Illinois MPA cleanup objectives. Therefore, no further resediction is legisled at this site.

If you have any questions regarding this letter, please contact se at the telephone number listed sorve.

Sincerely,

Gary L. Reside, Project Manager Immediate Removal Unit Remedial Project Management Section Division of Land Follytion Control

DLPC/LUST file DLPC - Maywood Region 93220331

OFFICE

PRINTED ON MATERIAL PAPER

SEF 18 '98 15:15

785 3845 PAGE. 802