ILLINOIS RESPONSIBLE PARTY TRANSFER ACT, STATUTORY DISCLOSURE FORM

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The following information is provided pursuant to the Responsible Party	, ,
Transfer Act of 1988	County: COOK
Timate ret or 1700	Date
Seller: Shell Oil Company	Day No.
Buyer: Equilon Enterprises, L.L.C.	Vol.:
	Page:
	Rec'd by:
	Document No.: 11'
1. PROPERTY IDENTIFICATION:	
A. Address of property 7201 N	N Cicero/Touhy, Lincolnwood
Street	
Permanent Real Estate Index No.:	10-27-307-016
•	Township Runge
= '1	ion in this area: SEE EXHIBIT A ATTACHED
Prepared by: Lisa Schoedel	Return to: Equilon Enterprises, L.L.C.
Shell Oil Products Co	
As agent for Shell Oil	• • •
1415 W 22 nd Street	RETURN DOCUMENT TO ROCHELLE DEMOSS
Ouk Brook, IL 60523	3-2045
LIABILITY DISCLOSURE	
Transforces and transforces of real	property are advised that their ownership or other
	iable for any environmental clean-up costs whether or
	sence of environmental problems useoptated with the
property.	15:
heckers.	C
C. Property Characteristics: Lot Siz	ze Acreage
Check all types of improvement and uses that	at pertain to the property:
Apartment building (6	
Commercial apartmen	
XX Store, office, commerc	
Furm, with buildings	<u> </u>
XX Other (specify)	



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No

11. NATURE OF TRANSFER: A. (1) Is this a transfer by deed or other instrument of conveyance? (2) Is this a transfer by assignment of over 25% of

(2) Is this a transfer by assignment of over 25% of XX beneficial interest of an Illinois land trust?
(3) A lease exceeding a term of 40 years? XX

(4) A mortgage or collateral assignment of beneficial XX

interest?

B. Identify Transferor: Shell Oil Company, 777 Walker, TSP 1100, Houston, TX 77002

Name and Address of Prastee if this is a transfer of beneficial interest of a land trust. Trust No.

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

Lisa Schoedel, Environmental Eng. (630) 572-5874 Shell Oil Company Telephone No. 1415 W 22nd Street Oak Brook, IL 60523-2045

C. Identify Transferee: Equilon Enterprises, L.L.C.

777 Walker, TSP 1100 Houston, TX 77002

HI. 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 defenses 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 or vessel from which there is a release or substantial threat of release of a hazardous substance;

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- Any person who at the time of disposal, transport, storage or (2)treatment of a hazardous substance owned or operated the facility or vessel 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;
- Any person who by contract, agreement, or otherwise has arranged with another party or entity for transport, storage, disposal or treatment of hazardous substances owned, controlled or possessed by such person at a facility there is a release or substantial threat of a release of such hazardous substances; and
- (4)Any person who accepts or accepted any hazardous substances for transporto 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(t) 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 opporousity for such person to perform the response action." -04nx

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

"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 request by the agency 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 amount 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 purposent 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."

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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 th
generation, manufacture, processing, transportation, treatment, storage or handling of "hazardou
substances" as defined by the Illinois Environmental Protection Act? This question shall not b
applicable for consumer goods stored or handled by a retailer in the same form, approximat
amount, concentration and manner as they are sold to consumers, provided that such retailer doe
not engage in any commercial mixing (other than paint mixing or tinting of consumer size
containers), finishing, refinishing, servicing, or cleaning operations on the property.

Yes No XX

Has the transferor ever conducted operations on the property which involved the processing, storage or handling of petroleum, other than that which was associated directly with the transferor's vehicle usage? OUNTY C!

Yes XX No

Has the transferor ever conducted operations on the property which involved the 3. generation, transportation, storage, treatment or disposal of "hazardous or special wastes", as defined by the federal Resource Conservation and Recovery Act and the Illinois Environmental Protection Act?

Yes No XX

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

	YES	NO
Landfill	1111	X
Surface Impoundment		X
Land Treatment	***	X
Waste Pile	****	X
Incinerator	,,,,	X

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Storage Ta	nk (Above Ground)	***	X			
Storage Ta	nk (Underground)	X	****			
Container S	Storage Area	****	X			
Injection W	/ells	4151	X			
Wastewate	Treatment Units	1111	X			
Septic Tanl	(8	****	X			
Transfer St	ations	****	X			
Waste Recy	cling Operations	****	X			
•	tment Detoxification	1111	X			
Other Land	Disposal Area	****	X			
1f ti	pere are "YES" answer	u In any c	of the above	· items :	and the trans	der is other than a
	r collateral assignment					
	ench unit, such site pla				*	
	sclosure document.	icio og mi	M WHIII IIIS	ration it contr	memar i me	enon cigency numb
with this di	scrosure vocamen.					
5. H	as the transferor over he	eld any of	the followin	g in regi	ard to this rea	il property?
0	arien Can dinahaman d		Yes			
	mits for discharges de	(v)		****		
Was	lewater to waters of the	300	No	XX		
b. Perr	nits for emissions to	4	Yes	1,1,,		
the i	itmosphere.		O No	XX		
e. Pern	nits for any waste stora	de.	Ver) t) ! ! 4		
	e treatment or waste dis		No	- XX		
	ation.	.tr.com	1 3			
(//	William,			6%		
b.	Has the transferor ned treatment works?	had any	wastewater	dischar	zer (other t	han sewage) to a
paonery on	ned neminent works.				T'S O,	
Yes						
No	XX					
(44)	MA					
7.	Has the transferor to	ken any of	the followi	ng action	is relative to	this property?
a.	Prepared a Chemica	Safety		Yes	******	
	Contingency Plan pt		he	No	XX	
	Illinois Chemical Sa					
1.	100 al an Paramera	and the second		\ '	VV	
b.	Filed an Emergency			Yes	XX	
	Chemical Inventory			No	*14411	
	to the federal Emerg	-	-			
	and Community Rig	ht-to-Knov	N'			

Act of 1986.

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Yes

		pursuant to the federal Emergency Planning and Community Right-to-Know Act of 1986.	No	XX	
of the		s the transferor or any facility on the property ng State or federal governmental actions?	or the	property been	the subject of any
	a.	Written notification regarding known, suspected or alleged	Yes	XX	
		contamination on or emanating from the property.	No	••••	
	b.	Filing an environmental enforcement case with a court or the Pollution	Yes	11101	
		Control Board for which a final order or consent decree was entered.	No	XX	
e.		b. was answered by checking	Yes	******	
	the fin	nen indicate whether or not all order or decree is still et for this property.	No	XX	
	9.	Environmental Releases During Transferor	s Owne	ership	
hazard		any situation occurred at this site which restances or petroleum as required under State			e "release" of any
	Yes	XX	C	14,	
	No			'S	
direct	b, contact	Have any hazardous substances or petrole with the ground at this site?	eum, w	hich were rol	essed, come into
	Yes No	XX 			Q
or ever	e nts been	If the answers to questions (a) and (b) are yearsociated with a release on the property?	Yes, hav	ve any of the	following actions
	ς.	Use of a cleanur contractor to remove or tre	al male	rials including	υ

Filed a Toxic Chemical Release Form

Assignment of in-house maintenance stall to remove or treat

soils, pavement or other surficial materials

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materials including soils, pavement or other surficial materials

4,11	Designation, by the IEPA or the IEMA, of the release as
v	significant under the Illinois Chemical Safety Act
X	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
(Oire
10.	Is the acility currently operating under a variance granted by the Illinois Pollution
Control Board	
Yes	
No	XX
11.	Is there any explanation needed for clarification of any of the above answers or
responses?	4
	County Co
B. SITE INFO	ORMATION UNDER OTHER OWNERSHIP OF OPERATION
l. person the tra site or real pro	Provide the following information about the previous owner or any entity or insferor leased the site to or otherwise contracted with for the management of the operty:
A 1	LINICAUNI
	UNKNOWN
type o	f business/ or property usage
2. ownerships, le facilities or rea	If the transferor has knowledge, indicate whether the following existed under prior easeholds granted by the transferor, other contracts for management or use of the all property:

UNKNOWN

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	YES	NO
Landfill	******	******
Surface Impoundment	*****	
Land Treatment	******	*****
Waste Pile		
Incinerator	*****	
Storage Tank (Above Ground)	*****	11:5111
Storage Tank (Underground)		******
Container Storage Area	*****	******
Injection Wells	******	******
Wastewater 2 reatment Units	******	******
Septic Tanks	******	******
Transfer Stations	*****	
Waste Recycling Operations	*****	1155151
Waste Treatment Detoxideation	*****	
Other Land Disposal Area	******	13444
v. CERTIFICATION		

Based on my inquiry of hose persons directly responsible for gathering the A. information. I certify that the information submitted is, to the best of my knowledge and belief, true and accurate.

Lisa Schoedel, Environmental Engineer

Shell Oil Products Company

As agent for Shell Oil Company of

This form was delivered to me with all elements completed on July 1, 1998. Β.

R. J. Dold

Asset Management

On behalf of Equilon Enterprises, L.L.C.

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This form was delivered to me with all elements completed on
signature
type or print name LENDER
LENDER Proposition of County Clerk's Office.
Coop
C/O/A

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EXHIBIT "A" COOK COUNTY, ILLINOIS

Tract 120. - 7201 N Cicero/Touhy, Lincolnwood, COOK, WIC 212-4484-0308
Tax Parcel # 10-27-307-016

That portion of the West 1/4 of the South 1/2 of the Southwest 1/4 of the Southwest 1/4 of Section 27, Township 41 North, Range 13, East of the Third Principal Meridian described as follows: Beginning at the Southwest corner of the Southwest 1/4 of Section 27, aforesaid; thence North on the West line of said Section 27, 190 feet thence East on a line parallel with and 190 feet North of the South line of said Section 27, 190 feet; thence South on a line parallel with and 190 feet East of the West line of said Section 27, 190 feet to the South line of said Section 27. taken o.

Cook Colling Clarks Office thence West on the South line of said Section 27, 190 feet to the place of beginning, (except those parts thereo taken or used for roads and highways) in Cook County, Illinois.