766010532

UNOFFICIAL COPY

98839415

1054/0054 30 001 Page 1 of 16 1998-09-21 11:12:39

Cook County Recorder

ENVIRONMENTAL DISCLOSURE DOCUMENT FOR TRANSFER OF REAL PROPERTY LOCATED IN ILLINOIS

The following information is provided pursuant to the Responsible Property Transfer Act of 1988]

Duty to Record	For Use By County
Within 30 days after the date, any real	Recorder's Office
property subject to the provisions of the	County
Responsible Property Transfer Act of 1988	Date
is transferred, this completed document	Doc. No.
must be filed in the office of the	Vol.
recorder of the county in which such	Page
property is located and filed with the Illinois Environmental Protection Agency.	Rec'd by:
DNV Midwest Refining	, 440

Document No.:

I. PROPERTY IDENTIFICATION:

A. Address of property: 775 West Dundee Road, Wheeling, IL Street

City or Village

Township

Permanent Real Estate Index No.: See Attachment A.

B. Legal Description:

> Section ___ Township ___ Range ___

Enter or attach current legal description in this area:

See Attachment A.

BOX 333-CTI

UNOFFICIAL COP 88839415 Page 2 of 16

Prep	ared b	y: 🖅		Name:	George Nayo	ioi		
-		•	•	Company:				
				Address:		-		
				City: Arling	ton Heights	State: IL	Zip:	60004
Retur	n to:		CITGO	PETROLE PCK RACK YALÜ BK 14136	um			
			ATTN: JI	9CK RACK	CLEFF			
			6100 5.	YALG				
			TULSA	DK 74136	1			
				LIABILITY	<u> DISCLOSU</u>	<u>re</u>		
	Tran	sfe.or.	and transferees o	of real property	are advised th	at their owners!	hip or ot	her control of such
prope				any environme				
_		-		onmental proble	_			•
			Or					
	C.			recteristics: See				
			Lot Size		_Acreage	 		
			G1 1 11.					
			* -	es of ingrovem		-	e prope	ny:
				tment building				
				mercial apartm				
				e, office, commo strial building	ereiai buildilig			
				saidt banding: 1, with building:				
				er (specify) Gas		Nation.		
				operatory) can				
II.	NAT	URE O	F TRANSFER	•	•	0/4/		
						Yes		No
	A.	1.		fer by deed or of	ther			
			instrument of	conveyance?		X_		
		2.	In this a team of	far his agailannea	mt of		(C)	
		2.		er by assignment beneficial intere			(
			Illinois Land		ist of all			X
			IIIIIOIS Laug	rusi:)	•	
		3.	A lease exceed	ding a term of 4	0 years?			_X_
		4.	A mortgage or	r collateral assig	nment			
			of beneficial in	-	•			_X

UNOFFICIAL COP96839415 Face 3 of 16

1,	Identify Transferor:	
	PDV Midwens Reli	ving, <<<
	Name and Current Address of Transferor:	
	PO BOX 22072	
	TUSA, OR 74121	
	Name and Address of Trustee if this is a transfer of beneficial interest of a land trust.	Trust No.
4		
700)	
2.	Identify person who has completed this form on beha	
2.	Identify person who has completed this form on beha and who has knowledge of the information contained	
2.		
2.	and who has knowledge of the information contained Name, Position (if any), and address:	in this form: Telephone No.:
2.	and who has knowledge of the information contained Name, Position (if any), and address: George Naydoi	in this form:
2.	and who has knowledge of the information contained Name, Position (if any), and address: George Navdol The UNO-VEN Company	in this form: Telephone No.:
2.	and who has knowledge of the information contained Name, Position (if any), and address: George Naydoi	in this form: Telephone No.:
2.	and who has knowledge of the information contained Name, Position (if any), and address: George Naydo: The UNO-VEN Company 3850 North Wilke Read	in this form: Telephone No.:
	and who has knowledge of the information contained Name, Position (if any), and address: George Naydol The UNO-VEN Company 3850 North Wilke Ruad Arlington Heights, Illinois 50004	in this form: Telephone No.:
Identi	and who has knowledge of the information contained Name, Position (if any), and address: George Naydo: The UNO-VEN Company 3850 North Wilke Read	in this form: Telephone No.: (847) 818-7246

C

Name and Current Address of Transferee:

7800 W. 95 th street Hickory Hills, 12 60457

19日間は日本の日本は

III. NOTIFICATION

Under the Illinois Environmental Protection Act¹ owners of real property may be held liable for costs related to the release of hazardous substances.

1. Section 22.2(f) of the Act² 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 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;
- (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, 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 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 from which 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 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 Act³ 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 notice shall include the identified reconse action and an opportunity for such person to perform the response action."

Chapter 1111/2 ¶ 1001 et seq.

² Chapter 111½ ¶ 1022.2.

³ Chapter 111-1/2, ¶ 1004.

Property of Coot County Clert's Office

9<mark>8839415 _{Page 5 of 16</mark></mark>}

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 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 damages 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 relief provided by this Act or any other law."

4. Section 22.18(a) of the Act⁴ states:

"Notwiths and ding any other provision or rule or law, except as provided otherwise in subsection (0), 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 Illipsis 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

A. Regulatory Information During Current Omporship

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

⁴ Chapter 111-1/2, ¶ 1022.18.

UNOFFICIAL COPS 839415 Page & of 16

does not engage in any commercial mixing (other than paint mixing or tinting of consumer sized containers), finishing, refurnishing, servicing, or cleaning operations on the property. Yes No X 2. 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? The property contains a gasoline service station. 3. Has the transferor ever conducted operations on the property which involved the 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 Are there any of the following specific units (operating or closed) at the property 4. which are or were used by the transferor to marage waste, hazardous wastes, hazardous substances or petroleum? Yes Control No Landfill Surface Impoundment Land Treatment Waste Pile Incinerator Storage Tank (Above Ground) Storage Tank (Underground) Container Storage Area

Injection Wells

Septic Tanks
Transfer Stations

Wastewater Treatment Units

Waste Recycling Operations

行行は行動を

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. See Attachment B attached hereto and made a part hereof.

- 5. Has the transferor ever held any of the following in regard to this real property?
 - (a) Permits for discharges of wastewater to waters of the State. Yes ____ No _X__
 - (b) Permits for emissions to the atmosphere. Yes X No ____
 - (c) Permits for any waste storage,
 waste treatment or waste
 disposal operation.

 Yes No X
- 6. Has the transferor had any wastewater discharges (other than sewage) to a publicly owned treatment works?

Yes ____

Other Land Disposal Area

No X

- 7. Has the transferor taken any of the following actions relative to this property?
 - (a) Prepared a Chemical Safety
 Contingency Plan pursuant to the
 Illinois Chemical Safety Act.

Yes ___No _X_

(b) Filed an Emergency and Hazardous
Chemical Inventory Form pursuant to
the federal Emergency Planning and
Community Right-to-Know Act of 1986.5

Yes X No ___

^{5 42} U.S.C.A. §11001 et seq.

UNOFFICIAL COPY 8839415 Fage 8 of 16

Filed a Toxic Chemical Release

(c)

	Planning and Community Right-to-Know Act of 1986.	YesNo _X_
	s the transferor or any facility on the property or owing State or federal governmental actions?	the property been the subject
(a)	Written notification regarding known, suspected or alleged contamination on	
^	or emanating from the property.	YesX_No
(b)		
90-	case with a court or the Pollution	
	Control Board for which a final order or consent decree was entered.	YesNo _X_
	To consent decree was entered.	1W11V _A_
(c)	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.	YesNo
9. Envi	ronmental Releases During Transferor's Owner	ship.
(a)	Has any situation occurred at this	
	site which resulted in a reportable	,
	"release" of any hazardous subcrances	
	or petroleum as required under state	
	or federal laws? Have any hazardous substances or	Yes _X_No
(b)	Have any hazardous substances or	Ζ,
• •	petroleum, which were released,	<i>' C</i>
	come into direct contact with the	
	ground at this site?	Yes <u>X</u> _No
(c)	If the answers to questions (a)	Co
(4)	and (b) are Yes, have any of the	C
	following actions or events been	
	associated with a release on the	
	property?	
X Use of a clea	nup contractor to remove or treat materials inc	cluding soils, pavement or

other surficial materials.

こり自居古り利益の

一行村后的 的时间 化

UNOFFICIAL COP96839415 Page 9 of 16

	Assignment of in-house maintenance staff to remove or treat materials, including soils pavement or other surficial materials.				
———	Designation, by the IEPA or the IESDA, of the release as "significant" under the Il Chemical Safety Act.				
X	Sampling and analysis of soils.				
<u>X</u>	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.				
Control	0. Is the facility currently operating under a variance granted by the Illinois Pollution Board?				
7	/es				
N					
1 response	Is there any explanation needed for classification of any of the above answers or				
В	SITE INFORMATION UNDER OTHER OWNERS HAP OR OPERATION				
- .	Provide the following information about the previous owner or any entity or e transferor leased the site to or otherwise contracted with for the management of the all property:				
Na	ume: UNOCAL				
	pe of business property usage: Gasoline Service Station				

UNOFFICIAL COPY98839415 Page 10 of 16

2. If the transferor has knowledge, indicate whether the following existed under prior ownerships, leaseholds 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 Wells Wastewater Treatment Units Septic Tanks Transfer Stations Waste Recycling Operations Waste Treatment Detoxification Other Land Disposal Area		X X X X X X X X X
Waste Recycling Operations Waste Treatment Detoxification Other Land Disposal Area	Clorts	Original

98839415 _{Page 11 of 16}

V. CERTIFICATION

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

TRANSPEROR (or on behalf of Transferor)

P. This form was delivered to me with all elements completed on ______, 1997

TRANSFERBE

(or on behalf of Transferee)

C. This form was delivered to me with all elements completed on ______, 1993.

ENDER CONTRACTOR OF THE CONTRA

P.A. 85-1228, § 5, eff. Nov. 1, 1989.

98839415 _{Page 12 of 16}

V. CERTIFICATION

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

TRANSFEROR

(or on behalf of Transferor)

B. This form was delivered to me with all elements completed on _______, 1999

TRANSFEREE

Vice President

(or on behalf of Transferse)

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

, 1998

STANDARD BANK & TRUST COMPANY

LENDER

OLINA

ORIGINAL

O

P.A. 85-1228, § 5, eff. Nov. 1, 1989.

98839415 Page 13 of 16

٧. **CERTIFICATION**

Based on my inquiry of those persons directly responsible for gathering the information, I certify that the information submitted is, to the best of my knowledge and belief, true and accurate. (or on behalf of Transferor) This form was delivered to me with all elements completed on ______, 1993. (or on behalf of Transferee) This form was delivered to me with all elements completed on _____, 199%. C. Ph Clork's Office

P.A. 85-1228, § 5, eff. Nov. 1, 1989.

UNOFFICIAL COPS639415 Page 14 of 16



CHICAGO TITLE INSURANCE COMPANY

ORDER NUMBER: 1401 007660105 D1 STREET ADDRESS: 775 WEST DUNDER ROAD

CITY: WHEELING COUNTY: COOK

TAX NUMBER: 03-10-200-027-0000

LEGAL DESCRIPTION:

PARCEL 1:

THE WEST 120 FZET OF LOT 'A' (EXCEPTING THEREFROM THE NORTH 125 FEET THEREOF) IN DUNHURST SUBDIVISION UNIT NO. ONE, OF PART OF THE SOUTH EAST 1/4 OF SECTION 3, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AND PART OF THE NORTHEAST 1/4 OF SECTION 10, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF REGISTERED IN THE OFFICE OF THE REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS ON MAY 3, 1955 AS DOCUMENT NO. LR1591895, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

THE NORTH 125 FEET OF THE WEST 121 PEET OF LOT 'A' IN DUNHURST SUBDIVISION UNIT NO. ONE, OF PART OF THE SOUTH EAST ./' OF SECTION 3, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AND PART OF THE NORTHEAST 1/4 OF SECTION 10, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO PLAT THEREOF REGISTERED IN THE OFFICE OF THE REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS, ON MAY 3, 1955 AS DOCUMENT NO. LR1591895, EXCEPTING THEREFROM THAT PART THEREOF TAKEN FOR PUBLIC KOPUS IN PLAT OF DEDICATION REGISTERED ON DECEMBER 20, 1985 AS DOCUMENT NO. LP3485384, IN COOK COUNTY, ILLINOIS.

EXCEPTING FROM THE ABOVE DESCRIBED PARCELS OF LAND THAT FAPT TAKEN IN CONDEMNATIN CASE 98L50415 AS PARCEL OBK 0009.

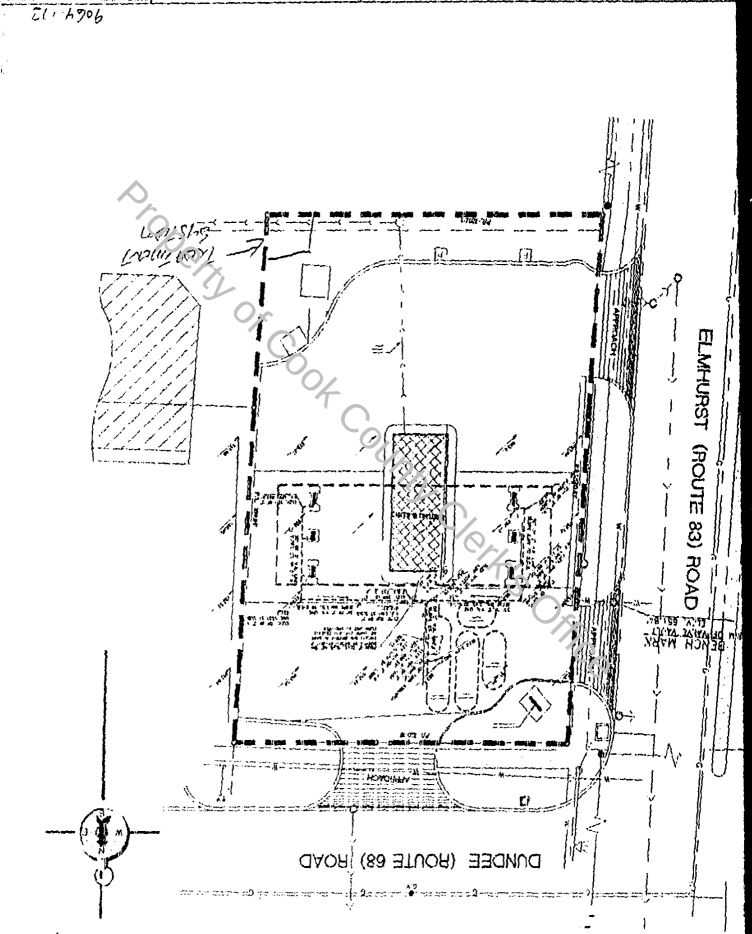
98839415 Page 15 of 16

ATTACHMENT B TO ENVIRONMENTAL DISCLOSURE DOCUMENT

Site Plan (attached)

Property of Cook County Clerk's Office

CONTROL OF MANAGEMENT



16/17/906

CHYOR99A

HETANIN SETING

COVERY TAGE 2

CENERAL NOTES:

TON THE TON THE TON THE TON THE TON TON THE TO

beautife.

Tenderes symmetry the property of the property of antion as

MARCH BAIDS SD

enden of ablancy at the behindmented for all the hinds on pitters. 2 the talounce bits between all the delabelment felters at a to the

B. An incledul such as tiny hul hel contined be a tley incredict for its test controchable will not be permitted to be necessarily as as to be testingled.

has were the transfer of the t

20). As breefel must be gracular and compariette with a power there comparies or other charlot that will electrolist comparient to the charlot finite tring on semporation less.

to allow with any to the handled in detection and the and the and to the topical parties and the topical topical and topical topical and t

than conditions exist, brice to commune rank of new work. the his new park and tents the the ne condition equal to be south in the due to new week, sometimes and drives from dolings south the be due to new week,

It. As debut to he tauled from sile of little of execution of week. Sits to be feld broom theirs is that of sixth day worked

15. Confination to Institll 2" Infoce sensing under all disp. Delow hupdel values invite and see speaking biser like, le pround below from their fire ground below. 14: Induces a continuing cases, will be repliced in constant without it above.

SCALE I's IS'

.49

100 .00. 15. Irencies seatship by payout to be by meets that open compilered

were to be be 21.to end/or tocal colors specified and we wise

for Controctor will furnish oil afute and food to part proof afut.

CONTRACTOR TO POUR COND. RASE 8' THICK AND A8' D.A. ARCUND THE BASE OF THE DROP-OUT-BOX AND IMEED BOX IN SAME TO PREVENT FLOATION.

THIS LOCATION WILL USE THE WAYNE VAPOR ASSIST SYSTEM.

LNO-VEN WILL FURNISH THE RETROFIT KITS FOR THE DISPERSERS AND HECESSARY TO CEMPLETE ALL WORK AS SHEWN. CONTRACTOR WILL FURNISH ALL LUGGESARY TO CEMPLETE ALL WORK AS SHEWN. CONTRACTOR WILL FURNISH ALL HECESSARY TO CEMPLETE ALL WORK AS SHEWN. CONTRACTOR WILL FURNISH ALL HECESSARY TO CEMPLETE ALL WORK AS SHEWN. CONTRACTOR WILL FURNISH ALCESSARY TO SOUR BASE AND SHEMELE OF SHEMEL FOR THE FURNISH.

SOUR LOCATION OF SELECTION OF SHEMELY AND AS OA ARCHING.

UY-48-93 UPGRADE EXISTING TANKS, UV- 12-91 MISCELLANEOUS DETAILS

UV-44-93 STAGE 2 VAPOR RECOVERY

DO NOT TO DO SET THE SET THE SET THE COMMENT OF THE COMMENT OF THE SET THE SET THE COMMENT OF THE SET THE SET THE SET THE SET THE COMMENT SET THE SET

NEW YEAR TO BE IT SOM MOUSE & S.S. "IL VEHIS TO BE MANFOLEED
TOCKHER NO JESS THAN E' LADVE GLANC MI) I THE WAN YERT EXITABED
TWO JIET ABOVE WANTED A S.S. "IL VEHIS TO BE MANFOLEED

WE WANTED THE WANTED A S.S. "IL VEHIS TO BE MANFOLEED

WE WANTED THE WANTED A S.S. "IL VEHIS TO BE MANFOLEED

WE WANTED THE WANTED A S.S. "IL VEHIS TO BE WANTED T

VAPOR REPURN NOTES.

In mer cone: to be (2001 per test min. e/e*re*cef cef white to d 2 inum top 8 etu et en 2001 per test more central foliar centry and establish to be establish to be with every 10 etops of concrete or d establish control per principle of concrete with the per principle of control men file.

bush the hue and of give and wear the bush that and were further? See the work the human of the see of the see

The her barticides of the second particides of all excorolisms and constitutes of all excorolisms and included condition through dureline, and the particides of a poor from the particides of the participation o

Cardiochor is furnish rearth y clean on seqt. for chainstrappled (for of its stiffs. Canti ector was a solution of about the first stangs over an in estimated doen time. Been time to be set the to minimum and est sinceon theurid se misting or a mostly to deatlest.

Saw cutting to be min. It deep around perlaneter of all exenvalians. CONTRICTED TO VERST LOCATION OF ALL DINOERING UNITIES TO STRUCK SOLITIONAL CUST TO STRUCK SOLITIONAL CUST TO STRUCK ADDITIONAL CUST TO STRUCK ADDITIONAL CUST TO STRUCK ADDITIONAL CUST TO STRUCK SOLITIONAL CUST SOLI

dening the furth all taber out in steday necessary, to complete out with a short many and apestitic attom.

It viend by hiers oc of stea guidence 1. The or broin 31

(clot a set dels anon "8 rath. "8"/5 ad al suno so a se minimistre (clot a set) dels anon "8. To service

SOMMING OSTA 335.

COMPLETENTS WITH DECALS READING TO NOT TO NOT THE CONTRACTOR OF THAC AS FUNDAMEN BY

Autington Heighte Minois 60004 3850 North Wike Road TUOYA_ Products

DAR RO9AV

AND NO BUILD