BEFORE THE ILLINOIS POLLUTION CONTROL BOARD OF THE STATE OF ILLINOIS

REED'S SERVICE,

Petitioner,

۷.

PCB No. _____ (LUST Appeal)

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Respondent.

NOTICE OF FILING

To:

Dorothy M. Gunn, Clerk Illinois Pollution Control Board James R. Thompson Center 100 West Randolph Street Suite 11-500 Chicago, IL 60601 William D. Ingersoll Managing Attorney III. Environmental Protection Agency 1021 North Grand Ave. East Springfield, IL 62702

PLEASE TAKE NOTICE that we have this day filed with the office of the Clerk of the Pollution Control Board the *Petition for Review* a copy of which is enclosed herewith and hereby served upon you.

May 8, 2007

REED'S SERVICE

By: s/ Mandy L. Combs One of its Attorneys

John T. Hundley Mandy L. Combs THE SHARP LAW FIRM, P.C. P.O. Box 906 – 1115 Harrison Mt. Vernon, IL 62864 618-242-0246 *Counsel for Petitioner Reed's Service*

BEFORE THE POLLUTION CONTROL BOARD OF THE STATE OF ILLINOIS

REED'S SERVICE,

Petitioner,

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PCB No. _____ (LUST Appeal)

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY, Respondent.

PETITION FOR REVIEW

Pursuant to §§ 40 and 57.8(i) of the Environmental Protection Act ("Act"), 415 ILCS 5/40, 5/57.8(i), and to the Board's regulations on Leaking Underground Storage Tank ("LUST") decisions, 35 ILL. ADM. CODE 105.400 *et seq.*, petitioner Reed's Service ("Reed's") submits this Petition for Review of the Illinois Environmental Protection Agency ("Agency") decision attached hereto as Exhibit 1 ("Decision") denying Reed's reimbursement for \$4,376.80 in costs incurred under the LUST program.

Pursuant to § 57.8(I) of the Act, Reed's further requests the Board to order the Agency to pay Reed's legal costs for seeking payment in this appeal.

I. THE AGENCY'S FINAL DECISION

The Decision of which review is sought is contained in Exhibit 1 hereto.

II. SERVICE OF THE AGENCY'S FINAL DECISION

The Decision indicates it was mailed April 3, 2007. It was received by Reed's April 5, 2007.

III. GROUNDS FOR APPEAL

A. The Agency's contention that Reed's analysis costs and shipping costs "lack supporting documentation" is erroneous, arbitrary and capricious. 35 III. Adm. Code 732.601(b)(9) and 734.605(b)(9) state that a complete application for payment consists of "an accounting of costs, including but not limited to, invoices, receipts, and supporting documentation showing the dates and descriptions of the work performed." Reed's submitted appropriate documentation, which was ignored by the Agency.

B. The Agency's contention that it cannot determine if the \$4,222.60 for analysis costs and \$154.20 for shipping costs will be used for "corrective action activities in excess of those required to meet the minimum requirements of Title XVI of the Act" is erroneous, arbitrary and capricious. The application at issue was not for a budget but for reimbursement. The activities already have been performed and the conjecture by the Agency is both illogical and erroneous.

IV. CONCLUSION.

For the foregoing reasons, petitioner Reed's Service respectfully petitions the Board to reverse the denial of reimbursement in the amount of the \$4,376.80 and order the Agency to pay Reed's attorneys' fees for this appeal.

May 8, 2007

REED'S SERVICE

By: s/ Mandy L. Combs One of its Attorneys

John T. Hundley Mandy L. Combs THE SHARP LAW FIRM, P.C. P.O. Box 906 – 1115 Harrison Mt. Vernon, IL 62864 618-242-0246 *Counsel for Petitioner Reed's Service*

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ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 North Grand Avenue East, P.O. Box 19276, Springfield, Illinois 62794-9276 – (217) 782-3397 James R. Thompson Center, 100 West Randolph, Suite 11-300, Chicago, IL 60601 – (312) 814-6026

217/782-6762 ROD R. BLAGOJEVICH, GOVERNOR

DOUGLAS P. SCOTT, DIRECTOR

APR 0 3 2007

CERTIFIED MAIL

7004 2510 0001 8588 9958

Reed's Service Attention: Donna Reed/ Southwest Bank/Commercial Lending Jennifer Vescogni - Acct. #0032713725 #2 Carlyle Plaza Drive Belleville, Illinois 62221

Re: LPC #1930155011 -- White County Crossville/Reed's Service IL Rt. 1 & 14 Leaking UST Incident No. 992785 Leaking UST FISCAL FILE

Dear Ms. Reed:

The Illinois Environmental Protection Agency has completed the review of your application for payment from the Underground Storage Tank Fund for the above-referenced Leaking UST incident pursuant to Section 57.8(a) of the Illinois Environmental Protection Act (Act), and 35 Ill. Adm. Code 732, Subpart F. This information is dated December 4, 2006 and was received by the Agency on December 5, 2006. The application for payment covers the period from August 1, 2006 to October 14, 2006. The amount requested is \$9,037.51.

The deductible amount for this claim is \$15,000.00, which was previously deducted from the Invoice Voucher dated August 22, 2000. Listed in Attachment A are the costs which are not being paid and the reasons these costs are not being paid.

On December 5, 2006, the Agency received your application for payment for this claim. As a result of the Agency's review of this application for payment, a voucher for \$4,660.71 will be prepared for submission to the Comptroller's Office for payment as funds become available based upon the date the Agency received your complete request for payment of this application for payment. Subsequent applications for payment that have been/are submitted will be processed based upon the date complete subsequent application for payment requests are received by the Agency. This constitutes the Agency's final action with regard to the above application(s) for payment.

An underground storage tank owner or operator may appeal this final decision to the Illinois Pollution Control Board (Board) pursuant to Section 57.8(i) and Section 40 of the Act by filing a

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petition for a hearing within 35 days after the date of issuance of the final decision. However, the 35-day period may be extended for a period of time not to exceed 90 days by written notice from the owner or operator and the Illinois EPA within the initial 35-day appeal period. If the applicant wishes to receive a 90-day extension, a written request that includes a statement of the date the final decision was received, along with a copy of this decision, must be sent to the Illinois EPA as soon as possible.

For information regarding the filing of an appeal, please contact:

Dorothy Gunn, Clerk Illinois Pollution Control Board State of Illinois Center 100 West Randolph, Suite 11-500 Chicago, Illinois 60601 312/814-3620

For information regarding the filing of an extension, please contact:

Illinois Environmental Protection Agency Division of Legal Counsel 1021 North Grand Avenue East Springfield, Illinois 62794-9276 217/782-5544

If you have any questions or require further assistance, please contact Niki Weller and Michael Piggush of the technical section at 217/782-6762.

Sincere

Douglas E. Oakley, Manager Leaking UST Claims Unit Planning & Reporting Section Bureau of Land

DEO:NW:bjh\072785.doc

Attachment

cc: United States Conductines

Attachment A Accounting Deductions

Re: LPC #1930155011 -- White County Crossville/Reed's Service IL Rt. 1 & 14 Leaking UST Incident No. 992785 Leaking UST Fiscal File

Citations in this attachment are from the Environmental Protection Act (Act) in effect prior to June 24, 2002, and 35 Illinois Administrative Code (35 Ill. Adm. Code).

Item # Description of Deductions

 \$4,376.80, deduction for costs that lack supporting documentation. Such costs are ineligible for payment from the Fund pursuant to 35 Ill. Adm. Code 732.606(gg). Since there is no supporting documentation of costs, the Illinois EPA cannot determine that costs will not be used for activities in excess of those necessary to meet the minimum requirements of Title XVI of the Act; therefore, such costs are not approved pursuant to Section 57.7(c)(4)(C) of the Act because they may be used for corrective action activities in excess of those required to meet the minimum requirements of Title XVI of the Act.

Deduction for corrective action costs for analysis costs and shipping costs that are not reasonable as submitted. Such costs are ineligible for payment from the Fund pursuant to Section 57.7(c)(4)(C) of the Act and 35 Ill. Adm. Code 732.606(hh).

A deduction is being made from the Analysis costs in the amount of \$4,222.60. It appears some of the work was done by Teklab, Inc. and Holcomb Foundation Engineering Co. Inc.

A deduction is being made from the Field Purchases and Other costs in the amount of \$154.20 for the shipping costs. A receipt is necessary.

Invoices were requested March 22, 2007 by fax for the Analysis costs. On March 26, 2007 a fax from USI indicated the work was performed by USI for the analysis costs. The claim contained lab reports from Teklab, Inc. for the analysis work that suggests the work was done by their company. Also, there are lab test results from Holcomb Foundation Engineering Co. Inc., which suggests they also did work.

Please provide a clear explanation describing which of the three companies listed above performed the Lab Analysis work.

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To our knowledge USI is not an accredited lab. Section 732.106 Laboratory Certification 732.606(i) 732.606(q)

DEO:NW:bjh\072786.doc

CERTIFICATE OF SERVICE

I, the undersigned attorney at law, hereby certify that I caused copies of the foregoing document to be served by placement in the United States Post Office Mail Box at 14th & Main Streets in Mt. Vernon, Illinois, before 6:00 p.m. this date, in sealed envelopes with proper first-class postage affixed, addressed to:

Dorothy M. Gunn, Clerk Illinois Pollution Control Board James R. Thompson Center 100 West Randolph Street Suite 11-500 Chicago, IL 60601 William D. Ingersoll Managing Attorney III. Environmental Protection Agency 1021 North Grand Ave. East Springfield, IL 62702

May 8, 2007

s/ Mandy L. Combs Mandy L. Combs

John T. Hundley Mandy L. Combs THE SHARP LAW FIRM, P.C. P.O. Box 906 – 1115 Harrison Mt. Vernon, IL 62864 618-242-0246 *Counsel for Reed's Service*

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