### BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS,	)	
Complainant,	)	
	)	
v.	)	
	)	PCB No. 17 – 45
MAGNA TAX SERVICE CO., INC.,	)	(Enforcement – Land)
Respondent.	)	
	)	

### **NOTICE OF FILING**

PLEASE TAKE NOTICE that today I have filed with the Office of the Clerk of the Pollution Control Board the RESPONDENT'S ADDITIONAL AFFIRMATIVE DEFENSES of Magna Tax. Copies of these documents are hereby served upon you.

To: Pollution Control Board, Attn: Clerk 100 West Randolph Street James R. Thompson Center, Suite 11-500 Chicago, Illinois 60601-3218 (via electronic filing)

> Carol Webb, Hearing Officer Illinois Pollution Control Board 1021 North Grand Avenue East P.O. Box 19274 Springfield, Illinois 62794-9274 (Via Email: carol.webb@illinois.gov)

Rachel Medina Assistant Attorney General Environmental Bureau 500 South Second Street Springfield, Illinois 62706 (Via Email: rmedina@atg.state.il.us)

Respectfully submitted, MAGNA TAX SERVICE CO., INC.

By: \_ <u>/s/Claire A. Manning</u>
One of its Attorneys

Dated: June 23, 2017

## **BROWN, HAY & STEPHENS, LLP**

William D. Ingersoll Registration No. 6186363 wingersoll@bhslaw.com Claire A. Manning Registration No. 3124724 cmanning@bhslaw.com 205 S. Fifth Street, Suite 700 P.O. Box 2459 Springfield, IL 62705-2459 (217) 544-8491

## BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

PEOPLE OF THE STATE OF ILLINOIS,	)	
Complainant,	)	
	)	
V.	)	
	)	PCB No. 17 – 45
MAGNA TAX SERVICE CO., INC.,	)	(Enforcement – Land)
Respondent.	)	
	)	

### RESPONDENT'S ADDITIONAL AFFIRMATIVE DEFENSES

Magna Tax, MAGNA TAX SERVICE CO., INC. ("Magna Tax"), by its attorneys Brown, Hay & Stephens, LLP, hereby files RESPONDENT'S ADDITIONAL AFFIRMATIVE DEFENSES III-VI, as follows:.

## AFFIRMATIVE DEFENSE III: Open Dumping Count I

- 1. Magna Tax, a real estate company, never operated a business on the Site.
- 2. Magna Tax acquired the Site pursuant to a tax sale, subsequent to the abandonment of the property by Young's Radiator.
- 3. Count I alleges that, among other things, that Magna Tax caused or allowed open dumping in violation of the Illinois Environmental Protection Act ("Act").
- 4. The "act" complained of is a release of heating oil from an old abandoned Underground Storage Tank ("UST") which was placed in use and operated by prior owners and which remained underground and undiscovered, even during remediation of the Site pursuant to the State Site Remediation Program ("SRP"), Title XVII of the Act, for which Magna Tax received a No Further Remediation ("NFR") Letter in 2008 ("2008 NFR"). Attachment A.
- 5. Upon becoming aware of the release, Respondent investigated the circumstances, entered the UST into the State's Leaking Underground Storage Tank ("LUST") Program,

registered, reported, removed and remediated the tank and the area surrounding the tank, for which Respondent received, on May 22, 2017, a second NFR Letter ("2017 NFR"). Attachment A-1.

WHEREFORE, the Board should find that the facts presented in the State's Complaint, as well as the above-reference facts, do not constitute "open dumping" in violation of the Act.

# AFFIRMATIVE DEFENSE IV: <u>Cause or Allow a Violation of the Act</u> <u>Counts I, IV and V</u>

- 1. Counts I, IV and V each allege that Magna Tax "caused" or "allowed" a violation of the Act because of a release from a UST.
- 2. As Magna Tax did not conduct any operations on the Site, nor otherwise place or operate a UST on the property, Magna Tax cannot be said to have "caused" open dumping in violation in violation of Section 21 of the Act or to have "caused" water pollution or a water pollution hazard in violation of Section 12 of the Act.
- 3. Magna Tax conducted Site Remediation at the Site, first pursuant to the SRP Program, which resulted in a 2008 NFR Letter, Attachment A, and then pursuant to the LUST Program, which resulted in a 2017 NFR Letter, Attachment A-1.
- 4. Each remediation occurred under the auspices, authority and oversight of the Illinois Environmental Protection Agency ("Illinois EPA"), consistent with the statutory and regulatory requirements set forth in the respective programs.

- 5. Magna Tax became aware of the UST release only subsequent to the Illinois EPA's issuance of the 2008 NFR Letter and not until the Illinois EPA investigated and issued a Notice of Violation ("VN").
- 6. In order to fully understand the Illinois EPA's investigation, and address the issues raised in the above-referenced VN, Magna Tax hired the undersigned law firm and engaged the services of a qualified technical consultant who conducted a more thorough review of the incident, the prior remediation and the Site history.
- 7. Upon recognizing that the new release was from an old UST that was undiscovered in the original site remediation, and that the UST was a heating oil tank eligible for reimbursement under the LUST Program, Magna Tax, as owner of the property, registered the tank and caused it to be removed and the surrounding area remediated. Recently, subsequent to the State's filing of this Complaint, the Illinois EPA issued a second NFR letter regarding this property, the 2017 NFR Letter. See Attachment A-1.
- 8. Given Magna Tax's affirmative actions to investigate and remediate the release, as well as its entry into the State's voluntary remediation programs, twice, and its receipt of two NFR Letters applicable to this Site, Magna Tax cannot be said to have "allowed" open dumping in violation of Section 21 of the Act or to have "allowed" or "threatened" water pollution or a water pollution hazard in violation of Section 12 of the Act.

WHEREFORE, the Board should find that Magna Tax did not "cause" and it did not "allow" a violation of Section 12 or Section 21 of the Act.

# AFFIRMATIVE DEFENSE V: Failure to Conduct a Waste Determination Count II

- 1. In Count II the State charges that Magna Tax failed to conduct a waste determination pursuant to Section 21(d)(1)-(2) of the Act and Section 722.111 of the Board's hazardous waste regulations, an obligation required of "generators" of hazardous waste. As support for this allegation, the State merely asserts that "[B]y allowing the release of the dark liquid from the UST, the Respondent generated a solid waste."
- 2. Magna Tax did not "allow" a release from the UST, nor did it "generate" waste, hazardous or otherwise; instead Magna Tax reported, investigated, and remediated the UST release, including removal of the UST, characterization of the waste for appropriate transport to an off-site disposal facility, and appropriate disposal, in accordance with Board regulations and under Illinois EPA's supervision, for which actions it secured the 2017 NFR Letter.

WHEREFORE, the Board should find that Magna Tax did not violate the regulatory requirement that it conduct a hazardous waste determination.

# AFFIRMATIVE DEFENSE VI: Operation of a Waste Disposal Site without a Landfill Permit Count III

3. In Count III the State charges Magna Tax with failing to secure a landfill permit; Section 812.101(a) of the Board's rules requires persons who intend to "develop and operate a landfill" to apply for permit before conducting waste disposal operations; Section 21(d) of the Act in turn prohibits persons from conducting "waste-storage, waste-treatment, or waste-disposal operation" without a landfill permit.

4. On the basis of the facts set forth in the Complaint, and herein, Magna Tax did not conduct any such waste disposal operations and had no intention of doing so. Since it conducted no activities which required a landfill permit, it cannot be charged with failure to secure such permit.

WHEREFORE, the Board should find that Magna Tax did not violate Section 21 (d) and Section 812.101(a) because it did not apply for, or have, a landfill permit.

Respectfully submitted,

MAGNA TAX SERVICE CO., INC.

Dated: June 23, 2017

By: \_ <u>/s/Claire A. Manning</u>
One of its Attorneys

## **BROWN, HAY & STEPHENS, LLP**

William D. Ingersoll Registration No. 6186363 wingersoll@bhslaw.com Claire A. Manning Registration No. 3124724 cmanning@bhslaw.com 205 S. Fifth Street, Suite 700 P.O. Box 2459 Springfield, IL 62705-2459 (217) 544-8491

#### CERTIFICATE OF E-MAIL SERVICE

I, Claire A. Manning, certify that I have this date served the attached Notice of Filing and Respondent's Additional Affirmative Defenses by e-mail as described below and from my e-mail address as indicated below, upon the following persons:

To: Carol Webb Hearing Officer Illinois Pollution Control Board carol.webb@illinois.gov Rachel Medina Assistant Attorney General Environmental Bureau rmedina@atg.state.il.us

By: \_ <u>/s/Claire A. Manning</u>
One of its Attorneys

Dated: June 23, 2017

## **BROWN, HAY & STEPHENS, LLP**

William D. Ingersoll Registration No. 6186363 wingersoll@bhslaw.com Claire A. Manning Registration No. 3124724 cmanning@bhslaw.com 205 S. Fifth Street, Suite 700 P.O. Box 2459 Springfield, IL 62705-2459 (217) 544-8491



2

## 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) 782-6761

ROD R. BLAGOJEVICH, GOVERNOR

DOUGLAS P. SCOTT, DIRECTOR

September 9, 2008

CERTIFIED MAIL

7007 0220 0000 0150 6888

Todd R. Shingleton Wabtee Corporation 1001 Air Brake Avenue Wilmerding, PA 15148

\_Re:\_\_\_0290255010 /Coles

Mattoon /Young Radiator
Site Remediation Program/Technical Reports
No Further Remediation Letter

RELEASABLE

JAN 07 2009

Dear Mr. Shingleton:

REVIEWER CT

The Remedial Action Completion Report (Date March 2007/Log Number 07-33177) and the Revised Results of Additional Groundwater Monitoring (dated April 2, 2008/Log No. 0837294), as prepared by Parsons and American Geosciences, Inc. respectively for the above referenced Remediation Site, has been reviewed by the Illinois Environmental Protection Agency ("Illinois EPA") and demonstrates that the remedial action was completed in accordance with the Revised Remedial Action Plan (dated February 2003/Log No. 03-0760).

The Remediation Site, consisting of 6.25 acres, is located at 120 North 14th Street, Mattoon, Illinois. Pursuant to Section 58.10 of the Illinois Environmental Protection Act ("Act") (415 ILCS 5/1 et seq.), your request for a no further remediation determination is granted under the conditions and terms specified in this letter. The Remediation Applicant, as identified on the Illinois EPA's Site Remediation Program DRM-1 Form received August 29, 2008 is Young Radiator Co., Inc. c/o Wabtec Corporation.

This focused No Further Remediation Letter ("Letter") signifies a release from further responsibilities under the Act for the performance of the approved remedial action. This Letter shall be considered prima facie evidence that the Remediation Site described in the attached Illinois EPA Site Remediation Program Environmental Notice and shown in the attached Site Base Map does not constitute a threat to human health and the environment for the specified recognized environmental conditions so long as the Site is utilized in accordance with the terms and conditions of this Letter.

ROCKFORD - 4302 North Main Street, Rockford, IL 61103 - (815) 987-7760

ELGIN - 595 South State, Elgin, IL 60123 - (847) 608-3131.

BUREAU OF LAND - PEORIA - 7620 N. University St., Peoria, IL 61614 - (309) 693-5462

SPRINGFIELD - 4500 S. Sixth Street Rd., Springfield, IL 62706 - (217) 786-4892

MARION - 2309 W. Main St., Suite 116, Marion, IL 62959 - (618) 993-7200

Attachment A

## Conditions and Terms of Approval

## Level of Remediation and Land Use Limitations

- 1) The land use specified in this Letter may be revised if:
  - a) Further investigation or remedial action has been conducted that documents the attainment of objectives appropriate for the new land use.
  - b) A new Letter is obtained and recorded in accordance with Title XVII of the Act and regulations adopted thereunder.
- 2) The Remediation Site is restricted to Industrial/Commercial land use.
- 3) The recognized environmental conditions, as characterized by the focused site investigation, consist of the following:
  - a) Regulated substances of concern that have been successfully addressed are detailed in the attached Table A.

### **Engineering Controls:**

4) The concrete cap barrier, as shown in the attached Site Base Map, must remain over the contaminated soils. This concrete cap barrier must be properly maintained as an engineered barrier to inhibit inhalation and ingestion exposure to the contaminated media.

### <u>Institutional Controls:</u>

- 5) No person shall construct, install, maintain, or operate a well at the Remediation Site. All water supplies and water services for the Remediation Site must be obtained from a public water supply system. The provisions of this institutional control shall be applicable to all water usage (e.g., domestic, industrial/commercial uses and outdoor watering).
- 6) The City of Mattoon agrees through the use of a highway authority agreement dated October 10, 2005, to allow contaminated groundwater, adjacent to the boundary of the Site located at 120 North 14<sup>th</sup> Street, to remain beneath its highway right-of-way. The highway owner also agrees that the contaminated groundwater shall not be utilized as potable or other domestic supply water.

### Other Terms

7) At a minimum, a safety plan should be developed to address possible worker exposure in the event that any future excavation and construction activities may occur within the contaminated soil that lies beneath the concrete engineered barrier. Any excavation within the contaminated soil will require implementation of a safety plan consistent with NIOSH Occupational Safety and Health Guidance Manual for Hazardous Waste Site Activities, OSHA regulations (particularly in 29 CFR 1910 and 1926), state and local regulations, and other USEPA guidance. Soil excavated below the engineered barrier must be returned to the same depth from which it was excavated or properly managed or disposed in accordance with applicable state and federal regulations.

- 8) Where the Remediation Applicant is <u>not</u> the sole owner of the Remediation Site, the Remediation Applicant shall complete the attached *Property Owner Certification of the No Further Remediation Letter under the Site Remediation Program* Form. This certification, by original signature of each property owner, or the authorized agent of the owner(s), of the Remediation Site or any portion thereof who is not a Remediation Applicant shall be recorded along with this Letter.
- 9) Further information regarding this Remediation Site can be obtained through a written request under the Freedom of Information Act (5 ILCS 140) to:

Illinois Environmental Protection Agency Attn: Freedom of Information Act Officer Bureau of Land-#24 1021 North Grand Avenue East Post Office Box 19276 Springfield, IL 62794-9276

- 10) Pursuant to Section 58:10(f) of the Act (415 ILCS 5/58.10(f)), should the Illinois EPA seek to void this Letter, the Illinois EPA shall provide notice to the current titleholder and to the Remediation Applicant at the last known address. The notice shall specify the cause for the voidance, explain the provisions for appeal, and describe the facts in support of this cause. Specific acts or omissions that may result in the voidance of the Letter under Sections 58.10(e)(1)-(7) of the Act (415 ILCS 5/58.10(e)(1)-(7)) include, but shall not be limited to:
  - a) Any violation of institutional controls or the designated land use restrictions;
  - b) The failure to operate and maintain preventive or engineering controls or to comply with any applicable groundwater monitoring plan;
  - c) The disturbance or removal of contamination that has been left in-place in accordance with the Remedial Action Plan. Access to soil contamination may be allowed if, during and after any access, public health and the environment are protected consistent with the Remedial Action Plan;
  - d) The failure to comply with the recording requirements for this Letter;
  - e) Obtaining the Letter by fraud or misrepresentation;
  - f) Subsequent discovery of contaminants, not identified as part of the investigative or remedial activities upon which the issuance of the Letter was based, that pose a threat to human health or the environment;
  - g) The failure to pay the No Further Remediation Assessment Fee within forty-five (45) days after receiving a request for payment from the Illinois EPA;
  - h) The failure to pay in full the applicable fees under the Review and Evaluation Services Agreement within forty-five (45) days after receiving a request for payment from the Illinois EPA.

- 11) Pursuant to Section 58.10(d) of the Act, this Letter shall apply in favor of the following persons:
  - a) Young Radiator Co., Inc. c/o Wabtec Corporation;
  - b) The owner and operator of the Remediation Site;
  - c) Any parent corporation or subsidiary of the owner of the Remediation Site;
  - d) Any co-owner, either by joint-tenancy, right of survivorship, or any other party sharing a relationship with the owner of the Remediation Site;
  - e) Any holder of a beneficial interest of a land trust or inter vivos trust, whether revocable or irrevocable, involving the Remediation Site;
  - f) Any mortgagee or trustee of a deed of trust of the owner of the Remediation Site or any assignee, transferee, or any successor-in-interest thereto;
  - g) Any successor-in-interest of the owner of the Remediation Site;
  - h) Any transferee of the owner of the Remediation Site whether the transfer was by sale, bankruptcy proceeding, partition, dissolution of marriage, settlement or adjudication of any civil action, charitable gift, or bequest;
  - i) Any heir or devisee of the owner of the Remediation Site;
  - j) Any financial institution, as that term is defined in Section 2 of the Illinois Banking Act and to include the Illinois Housing Development Authority, that has acquired the ownership, operation, management, or control of the Remediation Site through foreclosure or under the terms of a security interest held by the financial institution, under the terms of an extension of credit made by the financial institution, or any successor-ininterest thereto; or
  - k) In the case of a fiduciary (other than a land trustee), the estate, trust estate, or other interest in property held in a fiduciary capacity, and a trustee, executor, administrator, guardian, receiver, conservator, or other person who holds the remediated site in a fiduciary capacity, or a transferee of such party.
- 12) This letter, including all attachments, must be recorded as a single instrument within forty-five (45) days of receipt with the Office of the Recorder of Coles County. For recording purposes, the Illinois EPA Site Remediation Program Environmental Notice attached to this Letter should be the first page of the instrument filed. This Letter shall not be effective until officially recorded by the Office of the Recorder of Coles County in accordance with Illinois law so that it forms a permanent part of the chain of title for the Remediation Site.
- 13) Within thirty (30) days of this Letter being recorded by the Office of the Recorder of Coles County, a certified copy of this Letter, as recorded, shall be obtained and submitted to the Illinois EPA to:

Page 5

Robert E. O'Hara
Illinois Environmental Protection Agency
Bureau of Land/RPMS
1021 North Grand Avenue East
Post Office Box 19276
Springfield, IL 62794-9276

14) In accordance with Section 58.10(g) of the Act, a No Further Remediation Assessment Fee based on the costs incurred for the Remediation Site by the Illinois EPA for review and evaluation services will be applied in addition to the fees applicable under the Review and Evaluation Services Agreement. Request for payment of the No Further Remediation Assessment Fee will be included with the billing statement.

If you have any questions regarding this correspondence, you may contact the Illinois EPA project manager, Mr. Tim Murphy at (217) 524-4823.

Sincerely,

Joyce L. Munie, P.E., Manager

Remedial Project Management Section Division of Remediation Management

Bureau of Land

Attachments (2):

Property Owner Certification of No Further Remediation Letter under the

Site Remediation Program Form Notice to Remediation Applicant

ÇÇ:

Magna Tax Service
Mr. Dennis Ballinger
119 West William Street P.O. Box 1452
Decatur, IL 62525

Harry Gant, VP Young Radiator Company 2825 Four Mile Road Racine, WI 53404

### PREPARED BY:

Name:

Todd R. Shingleton

Wabtec Corporation

Address:

1001 Air Brake Avenue

Wilmerding, PA 15148

#### RETURN TO:

Name:

Todd R. Shingleton

Wabtec Corporation

Address:

1001 Air Brake Avenue

Wilmerding, PA, 15148

## THE ABOVE SPACE FOR RECORDER'S OFFICE

The remediation applicant must submit this Environmental No Further Remediation Letter within 45 days of its receipt, to the Office of the Recorder of Coles County.

Illinois State EPA Number: 0290255010

American Geosciences, Inc., the Remediation Applicant, whose address is 3925 Reed Boulevard, Suite 400, Murrysville, PA 15668 has performed investigative and/or remedial activities for the remediation site depicted on the attached Site Base Map and identified by the following:

## 1. Legal description or Reference to a Plat Showing the Boundaries;

#### Tract 1:

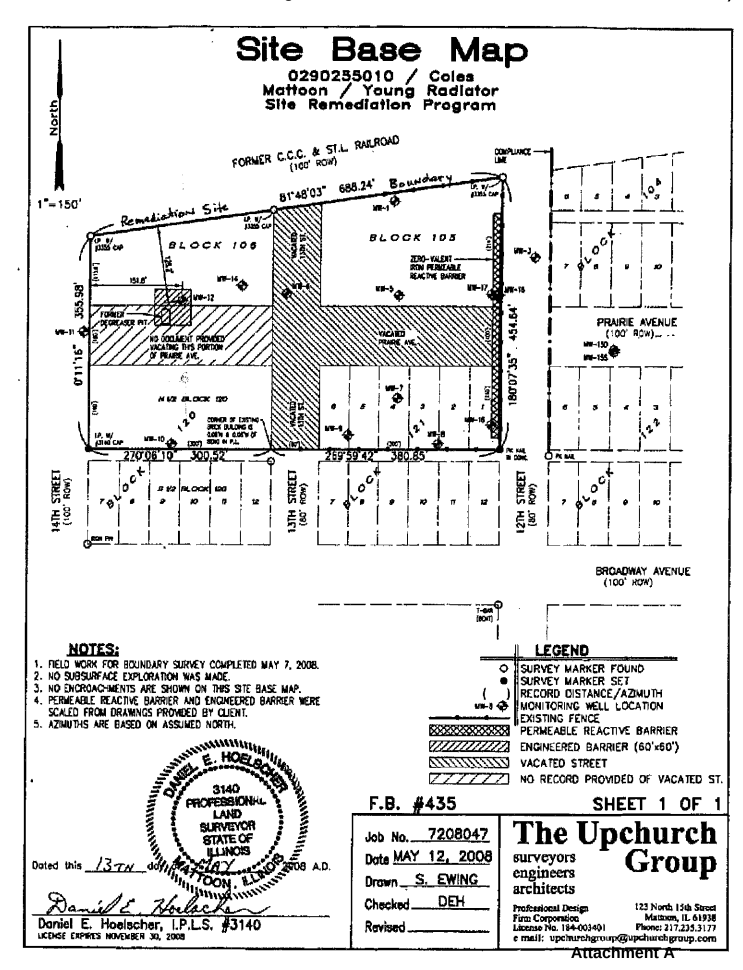
All of Blocks One Hundred-Five (105) and One Hundred-Six (106) and the North One-Half (1/2) of Block One Hundred-Twenty (120) in the Original Town, now City of Mattoon, including the strip of ground that originally was between said Block One Hundred-Six (106) and said Block One Hundred-Twenty (120), which strip of ground was originally a portion of Prairie Avenue in said City of Mattoon, and that part of Prairie Avenue from the West Side of Twelfth (12<sup>th</sup>) Street to the West Side of Thirteenth (13<sup>th</sup>) Street, and which portion of said Prairie Avenue has been vacated by the City Council of the City of Mattoon, and also the strip of ground that originally was between said Block One Hundred-Five (105) and said Block One Hundred-Six (106), which strip of ground was originally a part of Thirteenth (13th) Street, lying between the South line of Richmond Avenue and the North line of Prairie Avenue, and that part of Thirteenth (13<sup>th</sup>) Street from the South Side of Prairie Avenue to the North Side of Alley between Prairie Avenue and Broadway Avenue, in said City of Mattoon, and which portions of said Thirteenth (13th) Street that have been vacated by the City Council of the City of Mattoon; all situated in the City of Mattoon, County of Coles and State of Illinois.

## Tract 2:

Lots One (1), Two (2) Three (3), Four (4), Five (5) and Six (6) in Block One-Hundred Twenty-One (121) in the Original Town, now City of Mattoon, situated in the County of Coles, State of Illinois.

(Illinois EPA Site Remediation Program Environmental Notice)

- 2. Common Address: 120 North 14th Street, Mattoon, IL
- Real Estate Tax Index/Parcel Index Number: Tract 1: 07-1-03651-000; Tract 2: 07-1-03867-000 3.
- Remediation Site Owner: Magna Tax Services Co., Inc. 4.
- 5, Land Use: Industrial/Commercial
- Site Investigation: Focused 6.



## SITE REMEDIATION PROGRAM TABLE A: REGULATED SUBSTANCES OF CONCERN 0290255010/Young Radiator

**Volatile Organic Compounds** 

Volatile Organic (	
CAS No.	Compound Name
67-64-1	Acetone
107-02-8	Acrolein (Propenal)
79-10-7	Acrylic Acid
107-13-1	Acrylonitrile
71-43-2	Benzene
314-40-9	Bromacil
108-86-1	Bromobenzene
74-97-5	Bromochloromethane
75-27-4	Bromodichloromethane
75-25-2	Bromoform
74-83-9	Bromomethane
106-99-0	1,3-Butadiene
71-36-3	n-Butanol (Butanol)
78-93-3	2-Butanone (MEK)
104-51-8	n-Butylbenzene
135-98-9	sec-Butylbenzene
98-06-6	tert-Butylbenzene
105-60-2	Caprolactam
75-15-0	Carbon Disulfide
56-23-5	Carbon Tetrachloride
108-90-7	Chlorobenzene
124-48-1	Chlorodibromomethane
	(Dibromochloromethane)
75-00-3	Chloroethane
67-66-3	Chloroform
74-87-3	Chloromethane
95-49-8	2-Chlorotoluene
106-43-4	4-Chlorotoluene
108-94-1	Cyclohexanone
96-12-8	1,2-Dibromo-3-Chloropropane
74-95-3	Dibromomethane
106-93-4	1,2-Dibromomethane
75-34-3	1,1-Dichloroethane
107-06-2	1,2-Dichloroethane
75-35-4	1,1-Dichloroethene
156-60-5	trans-1,2-Dichloroethene
156-59-2	cis-1,2-Dichloroethene
75-71-8	Dichlorodifluoromethane
78-87-5	1,2-Dichloropropane
142-28-9	1,3-Dichloropropane
594-20-7	2,2-Diehloropropane
563-58-6	1,1-Dichloropropene
277-VV-V	1,1-1-tottioroptopotic

10061-02-6	trans-1,3-Dichloropropene
10061-01-5	cis-1,3-Dichloropropene
111-90-0	
123-91-1	Diethylene Glycol Monoethyl Ether 1,4-Dioxane
64-17-5	Ethanol
141-78-6 140-88-5	Ethyl Acetate
100-41-4	Ethyl Acrylate
	Ethylbenzene
107-21-1	Ethylene Glycol
111-76-2	Ethylene Glycol Monobutyl Ether
103-11-8	2-Ethylhexyl Acrylate
50-00-0	Formaldehyde
98-01-1	Furfural
110-54-3	Hexane
591-78-6	2-Hexanone
74-88-4	Iodomethane (Methyl Iodide)
78-83-1	Isobutyl Alcohol (Isobutanol)
67-63-0	Isopropyl Alcohol (Isopropanol)
98-82-4	Isopropylbenzene (Cumene)
99-87-6	p-Isopropyltoluene
67-56-1	Methyl Alcohol (Methanol)
79-20-9	Methyl Acetate
108-87-2	Methylcyclohexane
75-09-2	Methylene Chloride
108-10-1	4-Methyl-2-Pentanone (MIBK)
1634-04-4	Methyl Tertiary Butyl Ether
	(MTBE)
91-20-3	Naphthalene
109-60-4	n-Propyl Acetate
103-65-1	n-Propylbenzene
57-55-6	Propylene Glycol
107-98-2	Propylene Glycol Monoethyl Ether
100-42-5	Styrene
127-18-4	Tetrachloroethene
630-20-6	1,1,1,2-Tetrachloroethane
79-34-5	1,1,2,2-Tetrachloroethane
109-99-9	Tetrahydrofuran
79-01-6	Trichloroethene
71-55-6	1,1,1-Trichloroethane
79-00-5	1,1,2-Trichloroethane
75-69-4	Trichlorofluoromethane
96-18-4	1,2,3-Trichloropropane
95-63-6	1,2,4-Trimethylbenzene
99-35-4	1,3,5-Trimethylbenzene
108-88-3	Toluene
108-05-4	Vinyl Acetate
75-01-4	Vinyl Chloride
1330-20-7	Xylenes (total)

(Illinois EPA Site Remediation Program Environmental Notice)

Semivolatile Or	ganic Compounds
CAS No.	
83-32-9	Acenaphthene
208-96-8	Acenaphthylene
62-53-3	Aniline
120-12-7	Anthracene
25057-89-0	Bentazon
100-52-7	Benzaldehyde
92-87-5	Benzidine
56-55-3	Benzo(a)anthracene
50-32-8	Benzo(a)pyrene
205-99-2	Benzo(b)fluoranthene
191-24-2	Benzo(g,h,i)perylene
207-08-9	Benzo(k)fluoranthene
100-51-6	Benzyl Alcohol
65-85-0	Benzoic acid
111-44-4	bis(2-Chloroethyl)ether
111-91-1	bis(2-Chloroethoxy)methane
117-81-7	bis(2-Ethylhexyl)phthalate
101-55-3	4-Bromophenyl-phenyl ether
1689-84-5	Bromoxycil
85-68-7	Butyl benzyl phthalate
98-54-4	para-tert-Butylphenol
86-74-8	Carbazole
1563-66-2	Carbofuran
106-47-8	4-Chloroaniline
59-50-7	4-Chloro-3-methlyphenol
91-58-7	2-Chloronaphthalene
95-57-8	2-Chlorophenol
7005-72-3	4-Chlorophenyl-phenyl ether
218-01-9	Chrysene
53-70-3	Dibenzo(a,h)anthracene
132-64-9	Dibenzofuran
95-50 <b>-</b> 1	1,2-Dichlorobenzene
541-73-1	1,3-Dichlorobenzene
106-46-7	1,4-Dichlorobenzene
91-94-1	3,3'-Dichlorobenzidine
120-83-2	2,4-Dichlorophenol
84-66-2	Diethylphthalate
105-67-9	2,4-Dimethylphenol
131-11-3	Dimethylphthalate
99-65-0	1,3-Dinitorbenzene
84-74-2	Di-n-butyiphthalate
534-52-1	4,6-Dinitro-2-methylphenol
51-28-5	2,4-Dinitrophenol
121-14-2	2,4-Dinitrotoluene
606-20-2	2,6-Dinitrotoluene

(Illinois EPA Site Remediation Program Environmental Notice)
Page 10

117-84-0	Di-n-octyl phthalate
206-44-0	Fluoranthene
86-73-7	Fluorene
118-74-1	Hexachlorobenzene
87-68-3	Hexachlorobutadiene
77-47-4	Hexachlorocyclopentadiene
67-72-1	Hexachloroethane
193-39-5	Indeno(1,2,3-cd)pyrene
78-59-1	Isophorone
101-14-4	4,4'-Methylene bis(2-
	chloroaniline)
59-50-7	3-Methyl-4-Chlorophenol
101-77-9	4,4'-Methylenedianiline
91-57-6	2-Methylnaphthalene
95-48-7	2-Methylphenol (o-Cresol)
108-39-4	3-Methylphenol
106-44-5	4-Methylphenol (p-Cresol)
109-06-8	2-Methylpyridine
88-74-4	2-Nitroaniline
99-09-2	3-Nitroaniline
100-01-6	4-Nitroaniline
98-95-3	Nitrobenzene
55-63-0	Nitroglycerin
88-75-5	2-Nitrophenol
100-02-7	4-Nitrophenol
86-30-6	N-Nitrosodiphenylamine
621-64-7	N-Nitroso-di-n-propylamine
108-60-1	2,2'-oxybis(1-chloropropane)
82-68-8	Pentachloronitrobenzene
87-86-5	Pentachlorophenol
85-01-8	Phenanthrene
108-95-2	Phenol
129-00-0	Pyrene
121-82-4	RDX (Cyclonite)
118-79-6	2,4,6-Tribromophenol
87-61-6	1,2,3-Trichlorobenzene
120-82-1	1,2,4-Trichlorobenzene
99-35-4	1,3,5-Trinitrobenzene
95-95-4	2,4,5-Trichlorophenol
88-06-2	2,4,6-Trichlorophenol
118-96-7	2,4,6-Trinitrotoluene

## PROPERTY OWNER CERTIFICATION OF THE NFR LETTER UNDER THE SITE REMEDIATION PROGRAM

Where the Remediation Applicant (RA) is not the sole owner of the remediation site, the RA shall obtain the certification by original signature of each owner, or authorized agent of the owner(s), of the remediation site or any portion thereof who is not an RA. The property owner(s), or the duly authorized agent of the owner(s) must certify, by original signature, the statement appearing below. This certification shall be recorded in accordance with Illinois Administrative Code 740.620.

Include the full legal name, title, the company, the street address, the city, the state, the ZIP code, and the telephone number of all other property owners. Include the site name, street address, city, ZIP code, county, Illinois inventory identification number and real estate tax index/parcel index number.

A duly authorized agent means a person who is authorized by written consent or by law to act on behalf of a property owner including, but not limited to:

- 1. For corporations, a principal executive officer of at least the level of vice-president;
- For a sole proprietorship or partnership, the proprietor or a general partner, respectively;
   and
- 3. For a municipality, state or other public agency, the head of the agency or ranking elected official.

For multiple property owners, attach additional sheets containing the information described above, along with a signed, dated certification for each. All property owner certifications must be recorded along with the attached NFR letter.

	Pro	perty Owner Informs	rtion
Owner's Name:	_		
2.44.41			
OH 401 1.1001			
City:	State:	Zip Code:	Phone:
		Site Information	
Site Name:			
Site Address:		····	County:
City:	State:	Zip Code:	County:
Illinois inventory identifica	ation number:		
Keal Estate Tax Index/Par	cel index No		
I hereby certify that I have conditions and any land us	reviewed the attace e limitations set for	hed No Further Remed	iation Letter and that I accept the terms and
Owner's Signature:			Date:
SUBSCRIBED AND SWORN TO	O BEFORE ME		
thisday of			
Notary Public			

The Illinois EPA is authorized to require this information under Sections 425 ILCS 5/58 - 58.12 of the Environmental Protection Act and regulations promulgated harmonder. If the Remediation Applicant is got also the sole owner of the remediation site, this form must be completed by all owners of the remediation site and recorded with the NFR Letter. Failure to do so may void the NFR Letter. This form has been approved by the Forms Management Center. All information submitted to the Site Remediation Program is available to the public except when specifically designated by the Remediation Applicant to be treated confidentially as a trade secret or seared process in accordance with the Illinois Compiled Statutes, Section 7(a) of the Environmental Protection Act, applicable Rules and Regulations of the Illinois Pollution Control Board and applicable Illinois EPA rules and guidelines.

## Notice to Remediation Applicant

## Please follow these instructions when filing the NFR letter with the County Recorder's Office

## Instructions for Filing the NFR Letter

The following documents must be filed:

- A. Body of the NFR Letter (contains appropriate terms and conditions, tables, etc.)
- B. Attachments to NFR letter
- Illinois EPA Site Remediation Program Environmental Notice (Legal Description and PIN of property)
- Maps of the site
- Table A: Regulated Substances of Concern (if applicable.)
- Property Owner Certification
- C. A copy of the ordinance, if applicable, used to address groundwater contamination
- 1. Place the Illinois EPA Site Remediation Program Environmental Notice on top of the NFR prior to giving it to the Recorder.
- 2. If you are not the owner (record title holder) of the property on the date of filing of this NFR, you must attach a completed owner's certification form signed by the owner of the property at the time of filing (e.g., if the property recently sold, the new owner must sign).
- 3. If any of the terms and conditions of the NFR letter references a groundwater ordinance, you must record a copy of the groundwater ordinance with the NFR letter.
- 4. If any of the terms and conditions of the NFR letter references a highway agreement, you must record the highway agreement if specifically required by the municipality granting the agreement.
- 5. Within thirty (30) days of this NFR Letter being recorded by the Office of the Recorder of the County in which the property is located, a certified copy of this Letter, as recorded, shall be obtained and submitted to the Illinois EPA to:

Robert E. O'Hara
Illinois Environmental Protection Agency
Bureau of Land/RPMS
1021 North Grand Avenue East
Post Office Box 19276
Springfield, IL 62794-9276

Remove this page from the NFR letter, prior to recording.

If you have any questions call (217) 782-6761 and speak with the "project manager on-call" in the Site Remediation Program.

**NFR Institutional Control -SRP** 

Attachment A

bcc: Records Unit

Bob O'Hara Rick Lucas





### 201700770361

### PREPARED BY:

Name:

Magna Tax Service Co., Inc.

Attention: Dennis Ballinger

Address:

120 North 14th Street

Mattoon, Illinois 61938

SUE RENNELS
COLES COUNTY RECORDER
COLES COUNTY, II.
RECORDED ON
05/24/2017 2:17:31 PM

REC FEE: 49.00 RHSP FEE: 9.00 PAGES: 13

### RETURN TO:

Name:

Magna Tax Service Co., Inc.

Attention: Dennis Ballinger

Address:

119 West William Street

PO Box 1452

Decatur, Illinois 62523

### (THE ABOVE SPACE FOR RECORDER'S OFFICE)

### LEAKING UNDERGROUND STORAGE TANK ENVIRONMENTAL NOTICE

THE OWNER AND/OR OPERATOR OF THE LEAKING UNDERGROUND STORAGE TANK SYSTEM(S) ASSOCIATED WITH THE RELEASE REFERENCED BELOW, WITHIN 45 DAYS OF RECEIVING THE NO FURTHER REMEDIATION LETTER CONTAINING THIS NOTICE, MUST SUBMIT THIS NOTICE AND THE REMAINDER OF THE NO FURTHER REMEDIATION LETTER TO THE OFFICE OF THE RECORDER OR REGISTRAR OF TITLES OF COLES COUNTY IN WHICH THE SITE DESCRIBED BELOW IS LOCATED.

Illinois EPA No.: 0290255010

Leaking UST Incident No.: 20131007

Magna Tax Service Co. Inc., the owner and/or operator of the leaking underground storage tank system(s) associated with the above-referenced incident, whose address is 119 West William Street, PO Box 1452, Decatur, Illinois, has performed investigative and/or remedial activities for the site identified as follows:

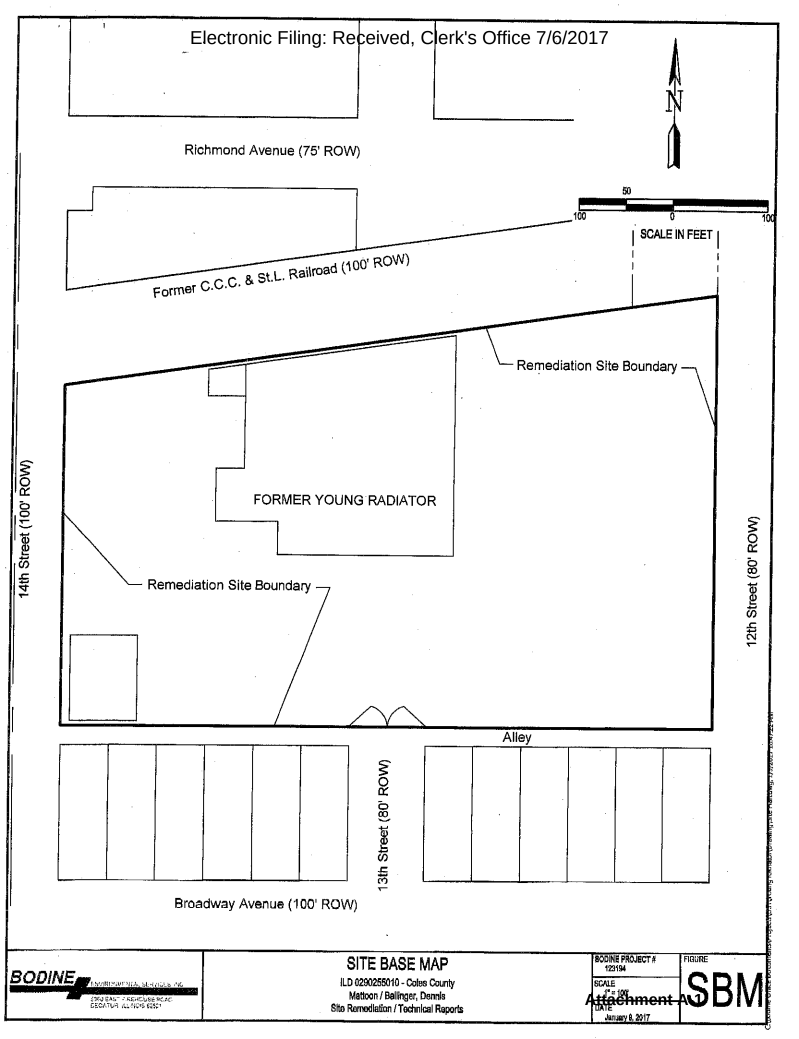
1. Legal Description or Reference to a Plat Showing the Boundaries: Tract 1: All of Blocks One Hundred-Five (105) and One Hundred-Six (106) and the North One-Half (½) of Block One Hundred-Twenty (120) in the Original Town, now City of Mattoon, including the strip of ground that originally was between said Block One Hundred-Six (106) and said Block One Hundred-Twenty (120), which strip of ground was originally a portion of Prairie Avenue in Said City of Mattoon, and that part of Prairie Avenue from the West Side of (12<sup>th</sup>) Twelfth Street to the West Side of (13<sup>th</sup>) Thirteenth Street, and which portion of Said Prairie Avenue has been vacated by the City Council of the City of Mattoon, and also the strip of ground that originally was between Said Block One Hundred-Five (105) and Said Block One Hundred-Six (106), which strip of

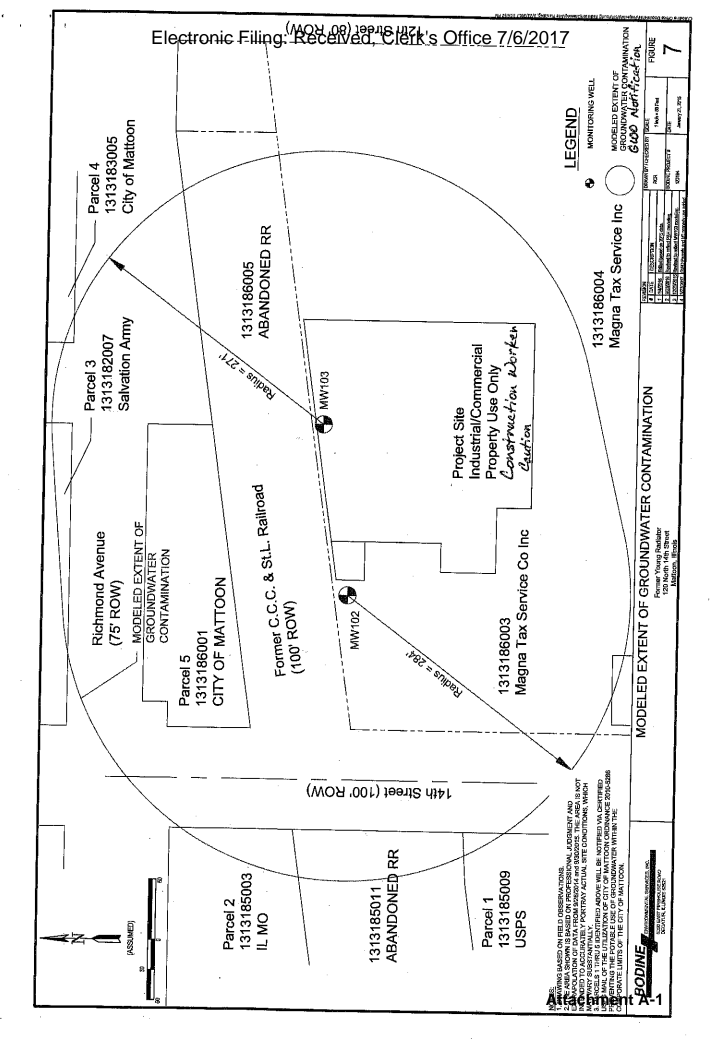
## Page 2

GROUND WAS ORIGINALLY A PART OF THIRTEENTH  $(13^{TH})$  STREET, LYING BETWEEN THE SOUTH LINE OF RICHMOND AVENUE AND THE NORTH LINE OF PRAIRIE AVENUE, AND THAT PART OF  $(13^{TH})$  THIRTEENTH STREET FROM THE SOUTH SIDE OF PRAIRIE AVENUE TO THE NORTH SIDE OF ALLEY BETWEEN PRAIRIE AVENUE AND BROADWAY AVENUE, IN SAID CITY OF MATTOON, AND WHICH PORTIONS OF SAID THIRTEENTH  $(13^{TH})$  STREET THAT HAVE BEEN VACATED BY THE CITY COUNCIL OF THE CITY OF MATTOON; ALL SITUATED IN THE CITY OF MATTOON, COUNTY OF COLES AND STATE OF ILLINOIS.

TRACT 2: LOTS ONE (1), Two (2), Three (3), Four (4), Five (5) and Six (6) in Block One-Hundred Twenty-One (121) in the Original Town, now City of Mattoon, SITUATED IN THE COUNTY OF COLES, STATE OF ILLINOIS.

- 2. Common Address: 120 North 14<sup>th</sup> Street, Mattoon, Illinois 61938
- 3. Real Estate Tax Index/Parcel Index Number: State PIN 13-13-186-003 Tax Bill Number 07-1-03651-000 and State PIN 13-13-186-004 Tax Bill Number 07-1-03867-000
- 4. Site Owner: Magna Tax Service Co., Inc.
- 5. Land Use Limitation: The land use shall be industrial/commercial.
- 6. See the attached No Further Remediation Letter for other terms.





## CITY OF MATTOON, ILLINOIS

## **ORDINANCE NO. 2010-5286**

# AN ORDINANCE PROHIBITING THE USE OF GROUNDWATER AS POTABLE WATER SUPPLY BY THE INSTALLATION OR USE OF POTABLE WATER SUPPLY WELLS OR BY ANY OTHER METHOD

WHEREAS, certain properties in the City of Mattoon, Illinois have been used over a period of time for commercial/industrial purposes; and

WHEREAS, because of said use, concentrations of certain chemical constituents in the groundwater beneath the City may exceed Class I groundwater quality standards for potable resource groundwater as set forth in 35 Illinois Administrate Code 620 or Tier 1 remediation objectives as set forth in 35 Illinois Administrative Code 742; and

WHEREAS, the City of Mattoon desires to limit potential threats to human health from groundwater contamination while facilitating the redevelopment and productive use of properties that are the source of said chemical constituents;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MATTOON, ILLINOIS;

Section 1. Recitals. The facts and statements contained in the preamble to this Ordinance are found to be true and correct and are hereby adopted as part of this Ordinance.

Section 2. Amendments. Section 51.003 of Chapter 51 is enacted as follows

## § 51.003 POTABLE WATER WELLS

(A) Use of groundwater as a potable water supply prohibited. Except for such uses or methods in existence before the effective date of this ordinance, The use or attempt to use as a potable water supply groundwater from within the corporate limits of the City of Mattoon, as a potable water supply, by the installation or drilling of wells or by any other method is hereby prohibited. This prohibition expressly includes the City of Mattoon.

(B) Any person violating the provisions o of up to \$750.00 for each violation.	f this ordinance shall be subject to a fine
(C) Definitions – for the purposes of this sapply:	section the following definitions shall

"Person" is any individual, partnership, co-partnership, firm, company, limited liability company, corporation, association, joint stock company, trust, estate, political subdivision, or any other legal entity, or their legal representatives, agents or assigns.

"Potable Water" is any water used for human or domestic consumption, including, but not limited to, water used for drinking, bathing, swimming, washing dishes, or preparing foods.

- (D) All ordinance or parts of ordinances in conflict with this ordinance are hereby repealed insofar as they are in conflict with this ordinance.
- (E) If any provision of this ordinance or its application to any person or under any circumstances is adjudged invalid, such adjudication shall not affect the validity of the ordinance as a whole or of any portion not adjudged invalid.

Section 3. This ordinance shall be deemed published as of the day of its adoption and approval by the City Council.

Section 4. This ordinance shall be effective upon its approval as provided by law.

AYES (Names):	Commissioner Ervin, Commissioner Gover,
	Commissioner Hall. Commissioner Rankin. Mayor Cline
NAYS (Names):	None
ABSENT (Names):	None

David W. Cline, Mayor

City of Mattoon, Coles County, Illinois

ATTEST:	APPROVED AS TO FORM	;
Sisan 20 Bres	do	·
Susan J. O'Brien, City Clerk	J. Preston Owen, City Attorne	ey
Recorded in the Municipality's Records on	03-17	. 2010.



## LILLINALS ENVIRONMENTALS BROTEGION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276 • (217) 782-3397

BRUCE RAUNER, GOVERNOR

ALEC MESSINA, DIRECTOR

217/524-3300

MAY 22 2017

CERTIFIED MAIL

7014 2120 0002 3286 5032

Magna Tax Service Co., Inc. Attention: Dennis Ballinger 119 West William Street PO Box 1452 Decatur, Illinois 62523

Re:

LPC #0290255010 -- Coles County

Mattoon / Ballinger, Dennis

120 North 14<sup>th</sup> Street

Leaking UST Incident No. 20131007 -- NFR Letter

Leaking UST Technical File

Dear Mr. Ballinger:

The Illinois Environmental Protection Agency (Illinois EPA) has reviewed the Corrective Action Completion Report submitted for the above-referenced incident. This information was dated January 16, 2017, and was received by the Illinois EPA on January 23, 2017. Citations in this letter are from the Environmental Protection Act (415 ILCS 5) (Act) and Title 35 of the Illinois Administrative Code (35 Ill. Adm. Code).

The Corrective Action Completion Report and associated Professional Engineer Certification submitted pursuant to Section 57.7(b)(5) of the Act indicate corrective action for the above-referenced site was conducted in accordance with the Corrective Action Plan approved by the Illinois EPA. The Corrective Action Completion Report demonstrates that the requirements of Section 57.7(b) of the Act have been satisfied.

Based upon the certification by Robert Rogers, a Licensed Professional Engineer, and pursuant to Section 57.10 of the Act (415 ILCS 5/57.10), your request for a no further remediation determination is granted under the conditions and terms specified in this letter.

Issuance of this No Further Remediation Letter (Letter), based on the certification of the Licensed Professional Engineer, signifies that: (1) all statutory and regulatory corrective action requirements applicable to the occurrence have been complied with; (2) all corrective action concerning the remediation of the occurrence has been completed; and (3) no further corrective action concerning the occurrence is necessary for the protection of human health, safety, and the environment. Pursuant to Section 57.10(d) of the Act, this Letter shall apply in favor of the following parties:

1. Magna Tax Service Co., Inc., the owner or operator of the underground storage tank system(s).

4302 N. Main St., Rodsford, N. 61103 (815)987-7760 595 S. Stole, Egin, H. 60123 (847)608-3131 2125 S. First St., Champaign, N. 61620 (217)278-5800 2009 Mall St., Collinsville, N. 62234 (618)346-5120

9511 Harrison St., Des Plaines, II. 60016 (647)294-4000 412 SW Washington St., Suite D, Peortre 14 (149) (2004) 1-202 2309 W. Main St., Suite 116, Marion, II. 62757 (618) 993-7200 100 W. Randolph, Suite 10-300, Chicago, II. 60601

## Page 2

- 2. Any parent corporation or subsidiary of such owner or operator.
- 3. Any co-owner or co-operator, either by joint tenancy, right-of-survivorship, or any other party sharing a legal relationship with the owner or operator to whom the Letter is issued.
- 4. Any holder of a beneficial interest of a land trust or inter vivos trust whether revocable or irrevocable.
- 5. Any mortgagee or trustee of a deed of trust of such owner or operator.
- 6. Any successor-in-interest of such owner or operator.
- 7. Any transferee of such owner or operator whether the transfer was by sale, bankruptcy proceeding, partition, dissolution of marriage, settlement or adjudication of any civil action, charitable gift, or bequest.
- 8. Any heir or devisee of such owner or operator.
- 9. An owner of a parcel of real property to the extent that this Letter applies to the occurrence on that parcel.

This Letter and all attachments, including but not limited to the Leaking Underground Storage Tank Environmental Notice, must be filed within 45 days of receipt as a single instrument with the Office of the Recorder or Registrar of Titles in the county in which the above-referenced site is located. In addition, the Groundwater Ordinance (photocopy attached) must be filed as an attachment of this Letter with the Office of the Recorder or Registrar of Titles of the applicable county. This Letter shall not be effective until officially recorded by the Office of the Recorder or Registrar of Titles of the applicable county in accordance with Illinois law so it forms a permanent part of the chain of title for the above-referenced property. Within 30 days of this Letter being recorded, an accurate and official copy of this Letter, as recorded, shall be obtained and submitted to the Illinois EPA. For recording purposes, it is recommended that the Leaking Underground Storage Tank Environmental Notice of this Letter be the first page of the instrument filed.

## CONDITIONS AND TERMS OF APPROVAL

## LEVEL OF REMEDIATION AND LAND USE LIMITATIONS

1. The remediation objectives have been established in accordance with an industrial/commercial land use limitation. The remediation objectives for the above-referenced site, more particularly described in the Leaking Underground Storage Tank Environmental Notice of this Letter, were established in accordance with the

## Page 3

requirements of the Tiered Approach to Corrective Action Objectives (35 Ill. Adm. Code 742) rules.

- 2. As a result of the release from the underground storage tank system(s) associated with the above-referenced incident, the above-referenced site, more particularly described in the attached Leaking Underground Storage Tank Environmental Notice of this Letter, shall not be used in a manner inconsistent with the following land use limitation: The land use shall be industrial/commercial.
- 3. The land use limitation specified in this Letter may be revised if:
  - a. Further investigation or remedial action has been conducted that documents the attainment of objectives appropriate for the new land use; and
  - b. A new No Further Remediation Letter is obtained and recorded in accordance with Title XVII of the Act and regulations adopted thereunder.

## PREVENTIVE, ENGINEERING, AND INSTITUTIONAL CONTROLS

4. Preventive:

Prior to commencement of any future excavation and/or construction in or near the contaminated zone of the remediation site, a safety plan for this remediation site is required that is consistent with the National Institute for Occupational Safety and Health Guidance Manual for Hazardous Waste Site Activities; Occupational Safety and Health Administration regulations, particularly in 29 CFR 1910 and 1926; state and local regulations; and other United States EPA guidance as provided. At a minimum, the plan should address possible worker exposure if any future excavation and construction activities occur within the contaminated soil.

Engineering: None.

Institutional:

This Letter shall be recorded as a permanent part of the chain of title for the above-referenced site, more particularly described in the attached Leaking Underground Storage Tank Environmental Notice of this Letter.

## Groundwater Use Ordinance

Ordinance 2010-5286 adopted by the City of Mattoon effectively prohibits the installation of potable water supply wells (and the use of such wells) and is an acceptable institutional control under the following conditions:

a. The current owner or successor-in-interest of this site who relies on this ordinance as an institutional control shall:

### Page 4

- i. Monitor activities of the unit of local government relative to variance requests or changes in the ordinance relative to the use of potable groundwater at this remediation site; and
- ii. Notify the Illinois EPA of any approved variance requests or ordinance changes within 30 days after the date such action has been approved.
- b. Each affected property owner, potentially affected property owner (as identified through contaminant modeling), and the City of Mattoon must receive written notification from the owner or operator desiring to use the ordinance as an institutional control that groundwater remediation objectives have been approved by the Illinois EPA. Written proof of this notification shall be submitted to the Illinois EPA in accordance with 35 Ill. Adm. Code 742.1015(b) and (c) within 45 days from the date this Letter is recorded. The notification shall include:
  - i. The name and address of the unit of local government;
  - ii. The citation of the ordinance used as an institutional control in this Letter;
  - iii. A description of the property being sent notice by adequate legal description or by reference to a plat showing the boundaries:
  - iv. A statement that the ordinance restricting the groundwater use was used by the Illinois EPA in reviewing a request for groundwater remediation objectives;
  - v. A statement as to the nature of the release and response action with the name, address, and Illinois EPA inventory identification number; and
  - vi. A statement as to where more information may be obtained regarding the ordinance.

The following activities shall be grounds for voidance of the ordinance as an institutional control and this Letter:

a. Modification of the referenced ordinance to allow potable uses of groundwater.

## Page 5

- b. Approval of a site-specific request, such as a variance, to allow use of groundwater at the site.
- c. Violation of the terms of a recorded institutional control.
- 5. Failure to establish, operate, and maintain controls in full compliance with the Act, applicable regulations, and the approved corrective action plan, if applicable, may result in voidance of this Letter.

### OTHER TERMS

- 6. Any contaminated soil or groundwater removed or excavated from, or disturbed at, the above-referenced site, more particularly described in the Leaking Underground Storage Tank Environmental Notice of this Letter, must be handled in accordance with all applicable laws and regulations under 35 Ill. Adm. Code Subtitle G.
- 7. Further information regarding the above-referenced site can be obtained through a written request under the Freedom of Information Act (5 ILCS 140) to:

Illinois Environmental Protection Agency Attention: Freedom of Information Act Officer Division of Records Mgmt - #16 1021 North Grand Avenue East Post Office Box 19276 Springfield, IL 62794-9276

- 8. Pursuant to 35 Ill. Adm. Code 734.720, should the Illinois EPA seek to void this Letter, the Illinois EPA shall provide notice to the owner or operator of the leaking underground storage tank system(s) associated with the above-referenced incident and the current title holder of the real estate on which the tanks were located, at their last known addresses. The notice shall specify the cause for the voidance, explain the provisions for appeal, and describe the facts in support of the voidance. Specific acts or omissions that may result in the voidance of this Letter include, but shall not be limited to:
  - a. Any violation of institutional controls or industrial/commercial land use restrictions;
  - b. The failure to operate and maintain preventive or engineering controls or to comply with any applicable groundwater monitoring plan;
  - c. The disturbance or removal of contamination that has been left in-place in accordance with the Corrective Action Plan or Completion Report;

## Page 6

- d. The failure to comply with the recording requirements for the Letter;
- e. Obtaining the Letter by fraud or misrepresentation; or
- f. Subsequent discovery of contaminants, not identified as part of the investigative or remedial activities upon which the issuance of the Letter was based, that pose a threat to human health or the environment.

Submit an accurate and official copy of this Letter, as recorded, to:

Illinois Environmental Protection Agency Bureau of Land - #24 Leaking Underground Storage Tank Section 1021 North Grand Avenue East Post Office Box 19276 Springfield, IL 62794-9276

If you have any questions or need further assistance, please contact the Illinois EPA project manager, Melinda Friedel, P.E., at 217/785-5736 or melinda.friedel@illinois.gov.

Sincerely,

Michael T. Lowder

Unit Manager

Leaking Underground Storage Tank Section

Division of Remediation Management

Bureau of Land

Attachments: Leaking Underground Storage Tank Environmental Notice

Site Base Map

Groundwater Contamination Map City of Mattoon Ordinance 2010-5286

c: Robert Rogers / Bodine Environmental Services, Inc. (electronic copy), brogers@bodineservices.com

**BOL** File

Run Date :6/2/2010

## DLC Assignment Form

Assignment ID

:7297

Subject

:Mattoon/Wareco Station #996

Subject Type

:Ordinance Review

DLC In Date

:6/2/2010

DLC File No.

Correspondence No.: R10060203

**DLC** Completed Date.

Assigned Staff:

Wight, Mark

Attorney

Myers, Dave

Bureau Requestor

Project Details:

Comments:

Zip Code 60117-7000 62651 61938 61938	8CCT0
State Illinois Illinois Illinois Illinois	}
City Bloomingdale Jacksonville Mattoon Mattoon	
Mailing Address Street C/O Great Lakes F5062 Stratford Drive Post Office Box 790 Post Office Box 671 208 North 19th Street 208 North 19th Street	No address No address
Zip Code 61938 61938 61938 61938	
State Illinois Illinois Illinois Illinois	
City Mattoon Mattoon Mattoon Mattoon Mattoon	
<u>Street</u> 120 N 15th Street 213 N 14th Street 300 N 14th Street 1220 Richmond Avenue	No address No address
Property Owner US Postal Service IL MO Welding Products Salvation Army City of Mattoon City of Mattoon	1313185011 Abandoned Railroad 1313186005 Abandoned Railroad
Parcel ID 1313185009 1313185003 1313182007 1313183005 1313186001	1313185011 1313186005

Parcel IDs 1313186003 and 1313186004

120 North 14th Street Mattoon, Illinois 61938

Notification List Former Young Radiator