I.D. Number

STATE USE ONLY

Date Received

Sec. 10. 11. 15. 15.

GENERAL INFORMATION

Notification is required by Federal law for all underground tanks that have been used to store regulated substances since January 1, 1974, that are in the ground as of May 8, 1986, or that are brought into use after May 8, 1986. The information requested is required by Section 9002 of the Resource Conservation and Recovery Act. (RCRA),

The primary purpose of this notification program is to locate and evaluate underground tanks that store or have stored petroleum or hazardous substances. It is expected that the information you provide will be based on reasonably available records, or, in the absence of such records, your knowledge, belief, or recollection.

Who Must Notify? Section 9002 of RCRA, as amended, requires that, unless exempted, owners of underground tanks that store regulated substances must notify designated State or local agencies of the existence of their tanks. Owner means -

(a) in the case of an underground storage tank in use on November 8, 1984, or brought into use after that date, any person who owns an underground storage tank

used for the storage, use, or dispensing of regulated substances, and
(b) in the case of any underground storage tank in use before November 8, 1984,
but no longer in use on that date, any person who owned such tank immediately before

What Tanks Are Included? Underground storage tank is defined as any one or combination of tanks that (1) is used to contain an accumulation of "regulated substances, and (2) whose volume (including connected underground piping) is 10% or more beneath the ground. Some examples are underground tanks storing: 1, gasoline. used oil, or diesel fuel, and 2, industrial solvents, pesticides, herbicides or fumigants.

What Tanks Are Excluded? Tanks removed from the ground are not subject to notification. Other tanks excluded from notification are:

1. farm or residential tanks of 1,100 gallons or less capacity used for storing motor fuel for noncommercial purposes:

2. tanks used for storing heating oil for consumptive use on the premises where stored:

4. pipeline facilities (including gathering lines) regulated under the Natural Gas Pipeline Safety Act of 1968, or the Hazardous Liquid Pipeline Safety Act of 1979, or which is an intrastate pipeline facility regulated under State laws:

5. surface impoundments, pits, ponds, or tagoons;

6. storm water or waste water collection systems;

7. flow-through process tanks:

8. liquid traps or associated gathering lines directly related to oil or gas production and

9. storage tanks situated in an underground area (such as a basement, cellar, mineworking, drift, shaft, or tunnel) if the storage tank is situated upon or above the surface of the floor.

What Substances Are Covered? The notification requirements apply to underground storage tanks that contain regulated substances. This includes any substance defined as hazardous in section 101 (14) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA), with the exception of those substances regulated as hazardous waste under Subtitle C of RCRA. It also includes petroleum, e.g., crude oil or any fraction thereof which is liquid at standard conditions of temperature and pressure (60 degrees Fahrenheit and 14.7 pounds per square inch absolute).

Where To Notify? Completed notification forms should be sent to the address given at the top of this page.

When To Notify? 1. Owners of underground storage tanks in use or that have been taken out of operation after January 1, 1974, but still in the ground, must notify by May 8, 1986, 2. Owners who bring underground storage tanks into use after May 8. 1986, must notify within 30 days of bringing the tanks into use.

Penalties: Any owner who knowingly fails to notify or submits false information shall be subject to a civil penalty not to exceed \$10,000 for each tank for which notification is not given or for which false information is submitted.

19. 14 4 4 1 4 1 1 1 1 1 1 1 1 1 1 1

Please type or print in ink all items except "signature" in Section V. This for each location containing underground storage tanks. If more than 5 tanks photocopy the reverse side, and staple continuation sheets to this form.	orm must by completed for are owned at this location. Indicate number of continuation sheets attached			
Owner Name (Corporation, Individual, Public Agency, or Other Entity) THE TORRINGTON CO. Street Address 59 FIELD STREET County LITCHFIELD City State ZIP Code TORRINGTON CT 06790	ILLICATION OF TANK(S) (If same as Section 1, mark box here) Facility Name or Company Site Identifier, as applicable SOUTH BEND FACILITY Street Address or State Road, as applicable 3762 EAST SAHPLE STREET County ST. JOSEPH			
Z ◆ 3 48Z - 95 / I Type of Owner (Mark all that apply ☑) Image: Apply ☑ Ima	State ZIP Code SOUTH BEND Mark box here if tank(s) are located on land within an Indian reservation or on other Indian trust lands			
Name (If same as Section I, mark box here) Job Title ROBERT LEWIS SK. ENVIRONMENTAL	Area Code Phone Number			

Mark box here only if this is an amended or subsequent notification for this location. V. CERTIFICATION (Resident sign after completing Section VI)

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete

Name and official title of owner or owner's authorized representative

ROBERT LOWIS - SR. ENVIRONMENTAL ENGINEER

INTERPRETATION TO SELECTION TO

Date Signed

EPA Form 7530-1(11-85)

Owner Name (from Section I) THE TRIPPION CB. Location (from Section II) SOUTH BEND, IN Page No. 2 of 2 Pages						
VI. DESCRIPTION OF UNDERGROUND STORAGE TANKS (Complete for each tank at this location.) Tank Identification No. (e.g., ABC-123), or Tank No. Tank						
Arbitrarily Assigned Sequential Number (e.g., 1,2,3)	Tank No.	Tank No.	Tank No.	Tank No.	Tank No.	
1. Status of Tank (Mark all that apply (III)) Currently in Use Temporarily Out of Use Permanently Out of Use Brought into Use after 5/8/86						
2. Estimated Age (Years) 3. Estimated Total Capacity (Gallons)		JNKNOWN	NAKMONY	UNKNOWN	UNKNOWN	
4. Material of Construction Steel (Mark one 図) Concrete Fiberglass Reinforced Plastic Unknown Other, Please Specify 5. Internal Protection	8000	8000	/2000	20000	Z0000	
(Mark all that apply m) Cathodic Protection Interior Lining (e.g., epoxy resins) None Unknown Other, Please Specify				8		
6. External Protection (Mark all that apply 12) Painted (e.g., asphaltic) Fiberglass Reinforced Plastic Coated None Unknown Other, Please Specify						
7. Plping (Mark all that apply m) Galvanized Steel Fiberglass Reinforced Plastic Cathodically Protected Unknown Other, Please Specify						
c. Hazardous Substance		CUTTING OIL	CUTTING OIL		FUEL OIL	
Please Indicate Name of Principal CERCLA Substance OR Chemical Abstract Service (CAS) No. Mark box 13 if tank stores a mixture of substances d. Unknown Additional Information (for tanks permanently						
a. Estimated date last used (mo/yr) b. Estimated quantity of substance remaining (gal.) c. Mark box ☑ if tank was filled with inert material (e.g., sand, concrete)		1 184	1/84	1 184	1184	

TORRINGTON 7 | 1 39 AM '85

Part of worldwide Ingersplin Range OF LAND
POLLUTION CONTROL
STATE
BOARD OF HEALTH

Corporate Offices

The Torrington Company 59 Field Street Torrington, CT 06790 (203) 482-9511

March 27, 1986

Division of Land Pollution Control UST Program Indiana State Board of Health P.O. Box 7015 Indianapolis, IN 46207-7015

Gentlemen:

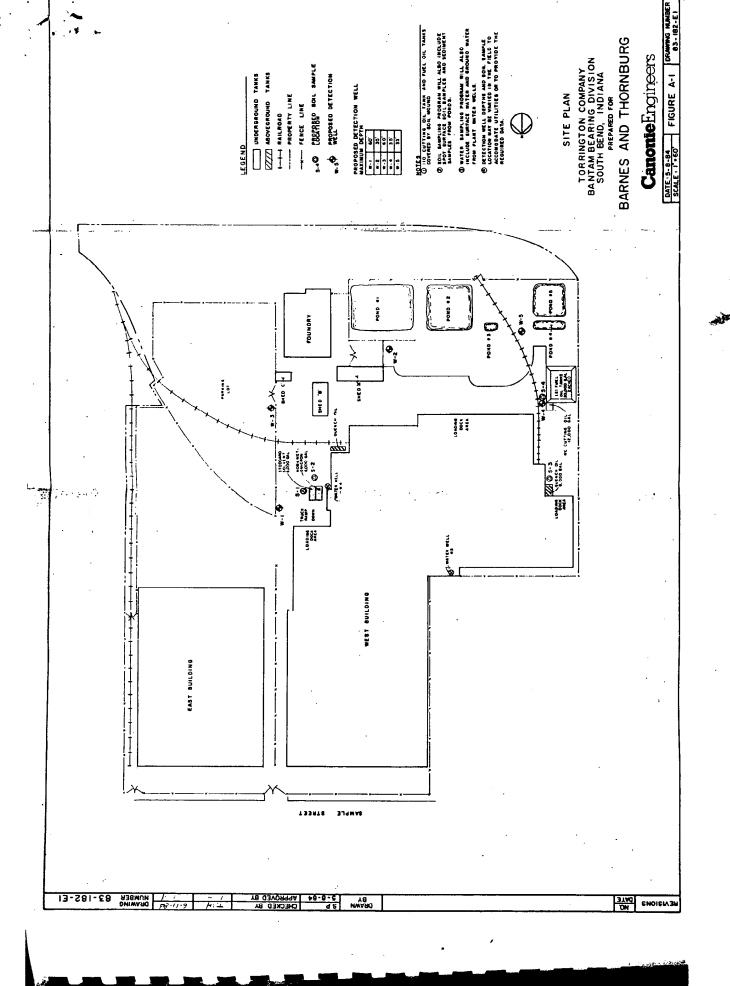
The Torrington Company has already submitted a notification for Underground Storage Tanks form for its South Bend, Indiana facility which is no longer in operation. Since that time, we have received a request from your office for a diagram of the facility indicating the location of the tanks. The requested diagram is enclosed along with a copy of the previously submitted notification form.

Very truly yours, The Torrington Company

Robert W. Jewes

Robert M. Lewis

Senior Environmental Engineer





RECEIVED

SEP 8 1992

IDEM - OER STATE CLEANUP

September 3, 1992

FIDH 646le

Mr. Max Michael Indiana Department of Environmental Management 5500 West Bradbury Avenue Indianapolis, IN 46241 Certified Mail P 080 710 384

Re: The Torrington Company 3702 South Sample Street South Bend, Indiana

Dear Mr. Michael:

Per our telephone conversation of September 1, 1992, I am writing to clarify the proper procedure for pursuing a voluntary environmental cleanup action under Indiana Senate Enrolled Act 392 (Act).

It is our understanding that the Act provides a mechanism under which responsible parties can involve the Indiana Department of Environmental Management (IDEM) in the cleanup process to obtain a "certificate of completion" and a "covenant not to sue." This voluntary cleanup program will provide protection from future enforcement on a given site by the IDEM, providing all site specific requirements established by the IDEM are met. We also understand that we have the option to conduct investigation and remediation without participating in the voluntary cleanup program, but our client would not receive any legal protection against future recourse from the IDEM.

It is also our understanding that the formal program will be established under the Act by July 1, 1993. The program will allow for technical review of voluntary cleanup actions in the State of Indiana and that our client will be able to apply for acceptance into the program at that time.

In the interim if we wish to pursue investigation and/or remediation on a given site, activities should be conducted under the 1988 Interim Final Remedial Investigation/Feasibility Study (RI/FS) Guidance Document of the U.S. Environmental Protection Agency. However, since no legal agreement has been established between our client, The Torrington Company, and the Indiana Department of Environmental Management, strict adherence to the regulatory review process under the RI/FS Guidance Document does not apply. The RI/FS Guidance Document should only be used for

Mr. Max Michael Page Two September 3, 1992

technical guidance when performing voluntary cleanups under the IDEM program to facilitate the cleanup process.

Thank you for taking time to clarify the voluntary environmental cleanup process in the State of Indiana. If you have any questions or concerns with this correspondence, please contact me at (800) 328-8246.

Sincerely,

CAPSULE ENVIRONMENTAL ENGINEERING, INC.

Susan G. Price Hydrogeologist

SGP:mmf

100434-02 Remediation



1970 Oakcrest Avenue Suite 215, St. Paul, MN 55113

Fold at line over top of envelope to the right of the return address

CERTIFIED
P 080 710 384

MAIL

2.2 0 Z

SEP-3'82

Mr. Max Michael Indiana Department of Environmental Management 5500 West Bradbury Avenue Indianapolis, IN 46241