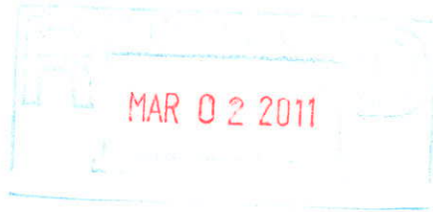


CINDY J. KARLSON
Attorney at Law

242 Trumbull Street
Hartford, CT 06103

T: (860) 275 0298 F: (860) 881 2441
cjkarlson@daypitney.com



March 1, 2011

VIA OVERNIGHT DELIVERY

Mr. Wayne Wheeler
New Hampshire Dept. of Environmental Services
Waste Management Division
Permitting and Design Review Section
29 Hazen Drive
Concord, NH 03301



Re: United Oil Recovery, Inc.
Permit No. DES-SW-TP-97-018
Request for a Type IV Modification – Change of Ownership:
Application to Transfer a Solid Waste Processing/Treatment Facility Permit

Dear Mr. Wheeler:

On behalf of United Oil Recovery, Inc. (“United”) and Tradebe Environmental Services, LLC (“Tradebe”), we are submitting this request for a Type IV modification to the NH DES Standard Permit for Solid Waste Processing/Treatment Facility issued to United Oil Recovery, Inc. for the facility located at 410 Shattuck Way, Newington, NH 03801 (the “Facility”).

In accordance with New Hampshire Code of Administrative Rules Section ENV-HW 315.08, we are filing this request for a Type IV modification in connection with a contemplated transaction that is scheduled to occur on or about March 24, 2011. United is selling its ownership interests in the permittee (United Oil Recovery, Inc.) to Tradebe. Because this is a transfer of ownership interest only, United Oil Recovery, Inc. will continue to be the owner and operator of the Facility and continue to be the permittee on the NH DES Solid Waste Processing/Treatment Facility Permit No. DES-SW-TP-97-028. The contemplated transaction will not change the permittee’s day-to-day Facility operations or management personnel responsible for compliance with the permit (as has been previously provided to the Department).

Mr. Wayne Wheeler
March 1, 2011
Page 2

The following items are enclosed as part of this package:

1. Application Form to Transfer A Solid Waste Management Facility Permit (three original, signed forms);
2. Attachment VI. Financial Assurance Plan;
3. Attachment IX. Proof of Notification And Other Filings;
4. Attachment X. Disclosure/Background Investigation Information;
5. Attachment XI. Compliance Report; and
6. A check in the amount of \$1,000.00 made payable to "TREASURER, State of New Hampshire."

As mentioned previously, this transaction is scheduled for March 24, 2011. Therefore, we respectfully request that the Department review this request and determine if any other information is necessary in order for the Department to approve this permit modification prior to the scheduled transaction. If you need any additional information, or have any questions, please contact me.

Very truly yours,



Cindy J. Karlson

Enclosures

cc: Tradebe Environmental Services, LLC
United Oil Recovery, Inc.
Tricia H. Foley, Esq., Day Pitney LLP

TRADEBE ENVIRONMENTAL SERVICES, LLC

4343 KENNEDY AVENUE
EAST CHICAGO, IN 46312-2723
219-397-3951

CHARTER ONE BANK
6-7041-2410

DATE
2/28/2011

AMOUNT
\$1,000.00

PAY

One Thousand Dollars and 00 Cents

TO THE
ORDER
OF

TREASURER STATE OF NEW HAMPSHIRE

John A. Schmitt

AUTHORIZED SIGNATURE

⑈006523⑈ ⑆241070417⑆ 4516844817⑈



Security features. Details on back.



MAR 02 2011

For Office Use Only:	
WMD Log #:	_____
Date Rec'd:	_____
No. of Copies:	_____
Fee: \$	_____ Check #: _____

Waste Management Division

APPLICATION FORM TO:

MAR 02 2011

TRANSFER A SOLID WASTE MANAGEMENT FACILITY PERMIT

pursuant to
RSA 149-M and the provisions for a type IV permit modification in Part Env-Sw 315 of the New Hampshire Solid Waste Rules

APPLICATION FILING AND PROCESSING INSTRUCTIONS

- (1) Complete this form by providing all of the information requested. If you need more space than provided on the form to answer a particular question and you are using a paper copy of this form, attach additional pages as necessary; mark each page clearly to show both the applicant name and the question being answered; and indicate on the form that the additional pages are attached.
- (2) Submit **THREE** copies of the completed application form, **EACH** bearing **ORIGINAL** signatures, to the following address:

**New Hampshire Department of Environmental Services (DES)
Waste Management Division (WMD)
Permitting & Design Review Section (P&DRS)
29 Hazen Drive, PO Box 95
Concord, NH 03302-0095**
- (3) Include the required fee (\$1000) with your submittal. Make checks or money orders payable to "TREASURER, State of New Hampshire."
- (4) All references on this form beginning with "Env-Sw" are citations from the NH Solid Waste Rules. You may obtain a copy of the Rules from the DES Public Information and Permitting Office at (603) 271-2975. The Rules are also available on the Internet at <http://www.des.nh.gov>
- (5) DES will process your application in conformance with the requirements of Env-Sw 304 and Env-Sw 305.
- (6) For further assistance with completing this form, contact the P&DRS at (603) 271-2925 or at the above noted mailing address.
- (7) You may also contact DES at TDD Access: Relay NH 1-800-735-2964.

SECTION I. FACILITY IDENTIFICATION

(1)	Facility name: United Oil Recovery, Inc.
(2)	Functional classification: <input checked="" type="checkbox"/> collection/storage/transfer <input type="checkbox"/> processing/treatment <input type="checkbox"/> landfill
(3)	Facility mailing address: 410 Shattuck Way, Newington, NH 03801
(4)	Permit number: DES-SW-TP-97-018
(5)	Facility location, by street address and municipality: 410 Shattuck Way, Newington, NH 03801

SECTION II. PERMITEE/APPLICANT IDENTIFICATION

(1)	Provide the following information for the existing permittee:		
(a)	Name of existing permittee: United Oil Recovery, Inc.		
(b)	Mailing address: 410 Shattuck Way, Newington, NH 03801		
(c)	Telephone number: 800-345-4525 or 603-431-2420	Email:	rbaker@unitedindustrialservices.com

MAR 02 2011

(d)	If different than above, identify the individual associated with and designated by the existing permittee to be the contact individual for matters concerning this application:		
	i.	Name: Rick Baker	
	ii.	Title: EHS Manager	
	iii.	Mailing address: 47 Gracey Avenue, Meriden, CT 06451	
	iv.	Telephone number: 203-238-8114 (v) E-mail: rbaker@unitedindustrialservices.com	
(2)	Provide the following information for the proposed new permittee:		
	(a)	Name of proposed new permittee: United Oil Recovery, Inc.	
	(b)	Mailing address: 410 Shattuck Way, Newington, NH 03801	
	(c)	Telephone number: 800-345-4525 (d) E-mail: rbaker@unitedindustrialservices.com	
	(d)	If different than above, identify the individual associated with and designated by the proposed new permittee to be the contact individual for matters concerning this application and the facility:	
		i.	Name: Same
		ii.	Title:
		iii.	Mailing address:
		iv.	Telephone: (v) E-mail:
	(e)	If the proposed new permittee is an individual, provide date of birth and go to Section III: N/A	
	(f)	If the proposed new permittee is a corporation, partnership or other association, provide the following information:	
		i.	The proposed new permittee is owned by a: <input checked="" type="checkbox"/> corporation <input type="checkbox"/> partnership <input type="checkbox"/> other association
		ii.	State of incorporation/formation: Connecticut
iii.		Principal business address: 47 Gracey Avenue, Meriden, CT 06451	
iv.		Provide, on separate paper and attach/mark as "Attachment II(2)(f)," the names and addresses of all directors, officers and shareholders*, if for a corporation; all partners (whether general or limited), if for a partnership; or all principals, members or participants, if for another type of association.	
* For a privately held corporation, identify all shareholders. For a publicly traded corporation, identify all shareholders owning 10% or more of the corporation's equity or debt.			

SECTION III. FACILITY OPERATOR IDENTIFICATION

(1)	Who will be the facility operator following transfer of the permit?		
	<input type="checkbox"/>	The proposed new permittee, as identified in Section II above. [Skip question (2) below and go to question (3)]	
	<input checked="" type="checkbox"/>	The current facility operator, as identified in (2) below. [Answer question (2) below and go to Section IV]	
(2)	Provide the following information for the post-transfer facility operator, if different than the proposed new permittee identified in Section II above:		
	(a)	Name of post-transfer operator: Same as Section II above.	
	(b)	Mailing address:	
	(c)	Telephone number:	
	(d)	If different than above, identify the individual associated with and designated by the post-transfer operator to be the contact individual for matters concerning this facility:	
		i.	Name:
		ii.	Title:
		iii.	Mailing address:
		iv.	Telephone number:
	(e)	If the post-transfer operator is an individual, provide date of birth and go to Section IV:	
	(f)	If the post-transfer operator is a corporation, partnership or association, provide the following information:	
		i.	The post-transfer operator is a: <input type="checkbox"/> corporation <input type="checkbox"/> partnership <input type="checkbox"/> other association
		ii.	State of incorporation/formation:
iii.		Principal business address:	
iv.		Provide, on separate paper and attach/mark as "Attachment III(2)(f)," the names and addresses of all directors, officers and shareholders*, if for a corporation; all partners (whether general or limited), if for a partnership; or all principals, members or participants, if for another type of association.	
* For a privately held corporation, identify all shareholders. For a publicly traded corporation, identify all shareholders owning 10% or more of the corporation's equity or debt.			
(3)	If the operator is changing, submit proof of operator certification pursuant to Env-Sw 1005.07 and Env-Sw 1600, as follows [check the option(s) which apply to your situation and provide the specified information]:		
	<input type="checkbox"/>	Copies of current operator certificate(s) for the following individuals are attached and marked "Attachment III(3)" (name the individuals):	
	<input type="checkbox"/>	The following individuals have obtained interim operator certification and are enrolled in the next available operator certification program (name the individuals):	
	<input type="checkbox"/>	This facility is an emergency permit or research & development permit facility and is therefore exempt from the formal operator certification requirements in Env-Sw 1600.	
	<input type="checkbox"/>	Other proof is attached and marked as "Attachment III(3)."	

SECTION IV. PROPERTY OWNER IDENTIFICATION

(1)	Who will own the property following transfer of the permit?	
	<input type="checkbox"/>	The proposed new permittee, as identified in Section II above. [Skip question (2) below and go to Section V]
	<input checked="" type="checkbox"/>	The current property owner, as identified in (2) below. [Answer question (2) below and go to Section V]
	<input type="checkbox"/>	Another individual or entity, as identified in (2) below. [Answer question (2) below and go to Section V]
(2)	Provide the following information for the post-transfer property owner, if different than the proposed new permittee identified in Section II above:	
	(a)	Name of post-transfer property owner: Sprague Energy
	(b)	Mailing address: Two International Drive, Portsmouth, NH 03801
	(c)	Telephone number: 603-431-1000
	(d)	If different than above, identify the individual associated with and designated by the post-transfer property owner to be the contact individual for matters concerning this facility:
	i.	Name:
	ii.	Title:
	iii.	Mailing address:
	iv.	Telephone number:
	(e)	If the post-transfer property owner is an individual, provide date of birth and go to Section V: N/A
	(f)	If the post-transfer property owner is a corporation, partnership or association, provide the following information:
	i.	The facility is owned by a: <input type="checkbox"/> corporation <input type="checkbox"/> partnership <input type="checkbox"/> other association
ii.	State of incorporation/formation:	
iii.	Principal business address:	
iv.	Provide, on separate paper and attach/mark as "Attachment IV(2)(f)," the names and addresses of all directors, officers and shareholders*, if for a corporation; all partners (whether general or limited), if for a partnership; or all principals, members or participants, if for another type of association.	
* For a privately held corporation, identify all shareholders. For a publicly traded corporation, identify all shareholders owning 10% or more of the corporation's equity or debt.		

SECTION V. PERMIT CONDITIONS REQUIRING MODIFICATION TO EFFECT TRANSFER

Review all terms and conditions of the permit. Identify each written permit condition that requires amendment to affect the proposed permit transfer. Provide draft language for the same. Submit as "Attachment V." If no terms and conditions, other than the identity of the permittee, operator and/or property owner, requires a change, check here:

SECTION VI. FINANCIAL ASSURANCE PLAN

Provide a financial assurance plan by the proposed new permittee for the current cost of closing the facility, pursuant to the requirements in Env-Sw 1400. Submit as "Attachment VI." To obtain a facility closure cost estimation form and "templates" for preparing certain financial assurance instruments (e.g., letters of credit, trust agreements, surety bonds, etc.), telephone the solid waste financial assurance program coordinator at (603) 271-2925.

SECTION VII. SCHEDULE

Specify the date by which permit transfer is intended to occur: March 24, 2011

SECTION VIII. IDENTIFICATION AND STATUS OF ALL OTHER PERMITS

Complete the following table to identify and provide the status of all other permits or approvals necessary to affect this permit transfer. If none, check here:

Type of Permit/Approval Required	Date the Application was/will be Submitted	Status/Comments
NH DES Hazardous Waste Transfer Facility Permit	3/1/11	Request to transfer permit submitted to NHDES
USEPA Multi-Sector General Stormwater Permit	Upon closing	Registration for new permit to be submitted upon closing date of the transaction. Permit expires 9/29/13

SECTION IX: PROOF OF NOTIFICATION AND OTHER FILINGS

Submit proof of having provided certain legal notifications and filings, as follows:

- (1) You must send by certified mail, or deliver in hand, a complete copy of this application to the host municipality and host solid waste management district with a "notice of filing" as specified by Env-Sw 303. [To obtain the name and address of the host solid waste management district, contact the host municipality or the P&DRS at (603) 271-2925].
- (2) You must send by certified mail, or deliver in hand, a "notice of filing" to each owner of property abutting the facility site. If the existing permittee and/or the proposed new permittee owns any adjoining parcel, you must provide the notice of filing to the owner(s) of the next parcel(s) not owned by either the existing or proposed permittee.
- (3) You must also provide a "notice of filing" to the New Hampshire Department of Justice/Office of Attorney General if, pursuant to Section X of this form, you are required to submit disclosure information.
- (4) Submit, with this application, proof that notification has been provided as required by (1) through (3) above. Do so by attaching a copy of the notice(s) of filing and signature(s) of all required recipients, acknowledging receipt. Note: this application CANNOT be deemed complete until such proof is provided.
- (5) If you require further assistance with preparing the required notices of filing, refer to Env-Sw 303 or to "A Guide to Preparing Notices of Filing." If the guide is not included with this application form, you may obtain a copy from the P&DRS at (603) 271-2925.

SECTION X: DISCLOSURE/BACKGROUND INVESTIGATION INFORMATION

Unless the proposed new permittee is a government unit or agency or subdivision of the state or the permit being transferred is an emergency permit, the proposed new permittee must provide as part of this application certain "personal and business disclosure information." The information will be used to facilitate a background investigation by the New Hampshire Department of Justice/Office of Attorney General (NHDoJ/AGO) pursuant to RSA 149-M:9,III and IX. The information is provided by completing two different forms, one for personal disclosure information and one for business disclosure information. The number and type of forms to be completed depends on whether the proposed new permittee is an individual or a non-individual and whether the proposed new permittee, facility operator and property owner are the same. The forms provide specific instructions for determining which individuals and entities must complete the forms. Submit the completed forms direct to the NH DoJ/AGO, Environmental Protection Bureau, 33 Capitol St., Concord, NH 03301-6397 with a "Notice of Filing" as specified by Section IX(3) of this form. Do NOT submit copies of the completed personal and business disclosure forms to DES.

Note: If the personal and business disclosure forms are not included with this permit transfer application package, you may obtain copies from the P&DRS at (603) 271-2925.

Note also: The applicant shall pay the cost incurred by the NH DoJ/AGO to complete the background investigation and prepare a report to DES. An invoice will be sent by the NH DoJ/AGO and payment will be due upon receipt.

SECTION XI: CERTIFICATION OF COMPLIANCE/COMPLIANCE REPORT

Both the existing permittee and the proposed new permittee must submit either certification of compliance or a compliance report. If you are able to certify that each of the following statements is true, do so by your signature. If you are unable to certify that each of the following statements are true, you must prepare and submit a separate Compliance Report as specified by Env-Sw 303.15. Mark the Compliance Report as "Attachment XI".

COMPLIANCE STATEMENT BY EXISTING PERMITTEE

The existing permittee shall certify that each of the statements listed in (1) - (8) below are true for each of the following individuals and entities:

- The existing permittee, and
- The existing facility owner, and
- The existing facility operator, and
- All individuals and entities holding 10% or more of the existing permittee's debt or equity, and
- All of the existing permittee's officers, directors and partners, and
- All individuals and entities having managerial, supervisory or substantial decision making authority and responsibility for the management of facility operations.

- (1) No individual or entity listed above has been convicted of or plead guilty or no contest to a felony in any state or federal court during the 5 years before the date of the application.

- (2) No individual or entity listed above has been convicted of or plead guilty or no contest to a misdemeanor for a violation of environmental statutes or rules in any state or federal court during the 5 years before the date of the application.
- (3) No individual or entity listed above has owned or operated any hazardous or solid waste facility which has been the subject of an administrative or judicial enforcement action for a violation of environmental statutes or rules during the 5 years before the date of the application.
- (4) No individual or entity listed above has been the subject of any administrative or judicial enforcement action for a violation of environmental statutes and rules during the 5 years before the date of the application.
- (5) All hazardous and solid waste facilities owned or operated in New Hampshire by any individual or entity listed above are in compliance with either:
 - (a) All applicable environmental statutes, rules, and DES permit requirements; or
 - (b) A DES approved schedule for achieving compliance therewith.
- (6) All individuals and entities listed above are in compliance with all civil and criminal penalty provisions of any outstanding consent agreement, settlement, or court order to which DES is a party;
- (7) All individuals and entities listed above have paid, or are in compliance with the payment schedule for any administrative fine assessed by DES.
- (8) All individuals and entities listed above are in compliance with all terms and conditions under every administrative order, court order or settlement agreement relating to programs implemented by DES.

Signature of the existing permittee certifying the above statements are true:

Existing Permittee Name (Print Clearly or Type) SEE ATTACHMENT XI COMPLIANCE REPORT

Existing Permittee Signature _____

Date _____

OR

Circle the untrue statement(s) and attach a Compliance Report for the existing permittee, pursuant to Env-Sw 303.15.

COMPLIANCE STATEMENT BY PROPOSED NEW PERMITTEE

The proposed new permittee shall certify that each of the statements listed in (1) - (8) below are true for each of the following individuals and entities:

- The proposed new permittee, and
- The individual or entity who will be the facility owner, and
- The individual or entity who will be the facility operator, and
- All individuals and entities holding 10% or more of the proposed new permittee's debt or equity, and
- All of the proposed new permittee's officers, directors and partners, and
- All individual and entities having managerial, supervisory or substantial decision making authority and responsibility for the management of facility operations following permit transfer

- (1) No individual or entity listed above has been convicted of or plead guilty or no contest to a felony in any state or federal court during the 5 years before the date of the application.
- (2) No individual or entity listed above has been convicted of or plead guilty or no contest to a misdemeanor for a violation of environmental statutes or rules in any state or federal court during the 5 years before the date of the application.
- (3) No individual or entity listed above has owned or operated any hazardous or solid waste facility which has been the subject of an administrative or judicial enforcement action for a violation of environmental statutes or rules during the 5 years before the date of the application.
- (4) No individual or entity listed above has been the subject of any administrative or judicial enforcement action for a violation of environmental statutes and rules during the 5 years before the date of the application.
- (5) All hazardous and solid waste facilities owned or operated in New Hampshire by any individual or entity listed above are in compliance with either:
 - (a) All applicable environmental statutes, rules, and DES permit requirements; or
 - (b) A DES approved schedule for achieving compliance therewith.
- (6) All individuals and entities listed above are in compliance with all civil and criminal penalty provisions of any outstanding consent agreement, settlement, or court order to which DES is a party.
- (7) All individuals and entities listed above have paid, or are in compliance with the payment schedule for any administrative fine assessed by DES.
- (8) All individuals and entities listed above are in compliance with all terms and conditions under every administrative order, court order or settlement agreement relating to programs implemented by DES.

Signature of the proposed new permittee certifying the above statements are true:

Proposed New Permittee Name (Print Clearly or Type) SEE ATTACHMENT XI COMPLIANCE REPORT

Proposed New Permittee Signature _____

Date _____

OR

Circle the untrue statement(s) and attach a Compliance Report for the proposed new permittee, pursuant to Env-Sw 303.15.

SECTION XII. APPLICANT SIGNATURE REQUIREMENTS

Both the existing permittee and the proposed new permittee must sign the following statement prior to submitting this application. All copies of the application filed with DES must bear ORIGINAL signatures. If either party is not an individual, an individual duly authorized by the party shall sign the application.

To the best of my knowledge and belief, the information and material submitted herewith is correct and complete. I understand that any approval granted by DES based on false and/or incomplete information shall be subject to revocation or suspension, and that administrative, civil or criminal penalties may also apply.

<p><u>David, J. Carabetta, President United Oil Recovery, Inc.</u></p> <p>Existing Permittee Name (Print Clearly or Type)</p> <p></p> <p>Property Owner Signature</p> <p><u>2-28-11</u></p> <p>Date</p>	<p>_____</p> <p>Proposed New Permittee Name (Print Clearly or Type)</p> <p>_____</p> <p>Proposed New Permittee Signature</p> <p>_____</p> <p>Date</p>
---	--

SECTION XIII. PROPERTY OWNER SIGNATURE

For applications to transfer a permit to an individual or entity that will not own the property, the property owner must also sign this form as follows. All copies of the application filed with DES must bear the property owner's ORIGINAL signature. If the property owner is not an individual, an individual duly authorized by the property owner shall sign the application.

(1)	I hereby affirm that the proposed new permittee has or shall be granted the legal right to occupy and use the property on which the subject facility is located for the purposes specified in this application and the subject permit.
(2)	I hereby affirm that I shall grant access to the property for closure and post-closure monitoring of the subject facility and site as required by RSA 149-M and the New Hampshire Solid Waste Rules (Env-Sw 100-300 and Env-Sw 400-2000), as amended.
<p>Property Owner Name (Print Clearly or Type) <u>Sprague Energy, Phil K. Chase</u></p> <p>Property Owner Signature _____</p> <p>Date _____</p>	

Signature of the proposed new permittee certifying the above statements are true:

Proposed New Permittee Name (Print Clearly or Type) SEE ATTACHMENT XI COMPLIANCE REPORT

Proposed New Permittee Signature _____

Date _____

OR

Circle the untrue statement(s) and attach a Compliance Report for the proposed new permittee, pursuant to Env-Sw 303.15.

SECTION XII. APPLICANT SIGNATURE REQUIREMENTS

Both the existing permittee and the proposed new permittee must sign the following statement prior to submitting this application. All copies of the application filed with DES must bear ORIGINAL signatures. If either party is not an individual, an individual duly authorized by the party shall sign the application.

To the best of my knowledge and belief, the information and material submitted herewith is correct and complete. I understand that any approval granted by DES based on false and/or incomplete information shall be subject to revocation or suspension, and that administrative, civil or criminal penalties may also apply.

<p><u>David, J. Carabetta, President United Oil Recovery, Inc.</u></p> <p>Existing Permittee Name (Print Clearly or Type)</p> <p>Property Owner Signature _____</p> <p>Date _____</p>	<p><u>Sergio Musimoney</u></p> <p>Proposed New Permittee Name (Print Clearly or Type)</p> <p><u>[Signature]</u></p> <p>Proposed New Permittee Signature</p> <p><u>2/28/11</u></p> <p>Date</p>
---	---

SECTION XIII. PROPERTY OWNER SIGNATURE

For applications to transfer a permit to an individual or entity that will not own the property, the property owner must also sign this form as follows. All copies of the application filed with DES must bear the property owner's ORIGINAL signature. If the property owner is not an individual, an individual duly authorized by the property owner shall sign the application.

(1)	I hereby affirm that the proposed new permittee has or shall be granted the legal right to occupy and use the property on which the subject facility is located for the purposes specified in this application and the subject permit.
(2)	I hereby affirm that I shall grant access to the property for closure and post-closure monitoring of the subject facility and site as required by RSA 149-M and the New Hampshire Solid Waste Rules (Env-Sw 100-300 and Env-Sw 400-2000), as amended.
<p>Property Owner Name (Print Clearly or Type) <u>Sprague Energy, Phil K. Chase</u></p> <p>Property Owner Signature _____</p> <p>Date _____</p>	

Signature of the proposed new permittee certifying the above statements are true:

Proposed New Permittee Name (Print Clearly or Type) SEE ATTACHMENT XI COMPLIANCE REPORT

Proposed New Permittee Signature _____

Date _____

OR

Circle the untrue statement(s) and attach a Compliance Report for the proposed new permittee, pursuant to Env-Sw 303.15.

SECTION XII. APPLICANT SIGNATURE REQUIREMENTS

Both the existing permittee and the proposed new permittee must sign the following statement prior to submitting this application. All copies of the application filed with DES must bear ORIGINAL signatures. If either party is not an individual, an individual duly authorized by the party shall sign the application.

To the best of my knowledge and belief, the information and material submitted herewith is correct and complete. I understand that any approval granted by DES based on false and/or incomplete information shall be subject to revocation or suspension, and that administrative, civil or criminal penalties may also apply.

<u>David, J. Carabetta, President United Oil Recovery, Inc.</u>	_____
Existing Permittee Name (Print Clearly or Type)	Proposed New Permittee Name (Print Clearly or Type)
Property Owner Signature _____	Proposed New Permittee Signature _____
Date _____	Date _____

SECTION XIII. PROPERTY OWNER SIGNATURE

For applications to transfer a permit to an individual or entity that will not own the property, the property owner must also sign this form as follows. All copies of the application filed with DES must bear the property owner's ORIGINAL signature. If the property owner is not an individual, an individual duly authorized by the property owner shall sign the application.

(1)	I hereby affirm that the proposed new permittee has or shall be granted the legal right to occupy and use the property on which the subject facility is located for the purposes specified in this application and the subject permit.
(2)	I hereby affirm that I shall grant access to the property for closure and post-closure monitoring of the subject facility and site as required by RSA 149-M and the New Hampshire Solid Waste Rules (Env-Sw 100-300 and Env-Sw 400-2000), as amended.

Property Owner Name (Print Clearly or Type) Sprague Energy, Phil K. Chase *Burton S. Russell*

Property Owner Signature _____ *[Signature]*

Date 2/28/11

**ATTACHMENT VI.
FINANCIAL ASSURANCE PLAN**

Application Form to Transfer A Solid Waste Management Facility Permit:
United Oil Recovery, Inc.
410 Shattuck Way, Newington, NH 03801

United Oil Recovery, Inc.
Solid Waste Permit Application
Section IX: Financial Report

(1) Estimated Construction Costs

Since facility is existing, this is not applicable.

(2) Type and Source of Financing

Since facility is existing, this is not applicable.

(3) Estimated Facility Operating Costs

Since facility is private, this data is held as confidential.

(4) Estimated Tipping Fee or Cost/Ton to Manage Waste

Since facility is private, this data is held as confidential.

(5) Financial Assurance Plan

Since the facility holds a temporary permit, a financial assurance mechanism is already in place. The facility assures closure through the use of a trust fund. A trust agreement is also in place so that the funds can be allocated by the NH DES and the bank. United Oil Recovery, Inc. (UOR) has and will continue to follow the requirements of Env-Sw-1400 in regards to the trust fund and agreement. UOR has and shall continue to perform annual financial assurance updates based on the estimated closure cost and annual inflation.

Attachments

Attached to this section is the January 19, 2007 Trust Fund/Trust Agreement and the 12/17/09 financial assurance annual update. The dollars in the fund and the annual update are based on a closure cost estimate done prior to or upon issuance of the 1997 temporary permit.

TRUST AGREEMENT

Trust Agreement, the "Agreement," is entered into as of JANUARY 19 2008⁷ by and between **United Oil Recovery, Inc.**, a Connecticut corporation, the "Grantor", and **Citizens Bank New Hampshire**, incorporated in the state of New Hampshire, the "Trustee."

Whereas the New Hampshire Department of Environmental Services, "the Department," on behalf of the State of New Hampshire, has established certain regulations applicable to the Grantor, requiring that an owner or operator of a solid waste management facility shall provide assurance that funds will be available when needed for closure and/or post-closure care of the facility,

Whereas, the Grantor has elected to establish a trust the sole purpose of which is to provide all or part of such financial assurance for the facilities identified herein,

Whereas, the Grantor, acting through its duly authorized officers, has selected the Trustee to be the trustee under this agreement, and the Trustee is willing to act as trustee.

Now, Therefore, the Grantor and the Trustee agree as follows:

Section 1. Definitions. As used in this Agreement:

- (a) The term "Grantor" means the owner or operator who enters into this Agreement and any successors or assigns of the Grantor.
- (b) The term "Trustee" means the Trustee who enters into this Agreement and any successor Trustee.
- (c) The term "Commissioner" means the Commissioner of the New Hampshire Department of Environmental Services.
- (d) The term "Beneficiary" shall mean the State of New Hampshire.

Section 2. Identification of Facilities and Cost Estimates. This Agreement pertains to the facilities and cost estimates identified on attached Schedule A.

Section 3. Establishment of Fund. The Grantor and the Trustee hereby irrevocably establish a trust fund, the "Fund," for the benefit of the Department. The Grantor and the Trustee intend that no third party have access to the Fund except as herein provided. The Fund is established initially as consisting of the property, which is acceptable to the Trustee, described in Schedule B attached hereto. Such property and any other property subsequently transferred to the Trustee is referred to as the Fund, together with all earnings and profits thereon, less any payments or distributions made by the Trustee

pursuant to this Agreement. The Fund shall be held by the Trustee, IN TRUST, as hereinafter provided. The Trustee shall not be responsible, nor shall it undertake any responsibility, for the amount or adequacy of, nor any duty to collect from the Grantor, any payments necessary to discharge any liabilities of the Grantor established by the Department.

Section 4. Payment for Closure and Post-Closure Care. The Trustee shall make payments from the Fund as the Commissioner shall direct, in writing, to provide for the payment of the costs of closure and/or post-closure care of the facilities covered by this Agreement. The Trustee shall reimburse the Grantor or other persons as specified by the Commissioner from the Fund for closure and post-closure expenditures in such amounts as the Commissioner shall direct in writing.

Section 5. Payments Comprising the Fund. Payments made to the Trustee for the Fund shall consist of cash or securities acceptable to the Trustee.

Section 6. Trustee Management. The Trustee shall invest and reinvest the principal and income of the Fund and keep the Fund invested as a single fund, without distinction between principal and income, in accordance with general investment policies and guidelines which the Grantor may communicate in writing to the Trustee from time to time, subject, however, to the provisions of this Section. In investing, reinvesting, exchanging, selling, and managing the Fund, the Trustee shall discharge his duties with respect to the trust fund solely in the interest of the beneficiary and with the care, skill, prudence, and diligence under the circumstances then prevailing which persons of prudence, acting in a like capacity and familiar with such matters, would use in the conduct of an enterprise of a like character and with like aims; except that:

- (i) Securities or other obligations of the Grantor, or any other owner or operator of the facilities, or any of their affiliates, as defined in the Investment Company Act of 1940, as amended, 15 U.S.C. ss. 80a-2(a), shall not be acquired or held unless they are securities or other obligations of the Federal or a State government.
- (ii) The Trustee is authorized to invest the Fund in time or demand deposits of the Trustee, to the extent insured by an agency of the Federal or State government; and
- (iii) The Trustee is authorized to hold cash awaiting investment or distribution uninvested for a reasonable time and without liability for the payment of interest thereon.

Section 7. Commingling and Investment. The Trustee is expressly authorized in its discretion:

- (a) To transfer from time to time any or all of the assets of the Fund to any common, commingled, or collective trust fund created by the Trustee in which the Fund is eligible to participate, subject to all of the provisions thereof, to be commingled with the assets of other trusts participating therein; and
- (b) To purchase shares in any investment company registered under the Investment Company Act of 1940, 15 U.S.C. ss. 80a-1 et seq., including one which may be created, managed, underwritten, or to which investment advice is rendered or the shares of which are sold by the Trustee. The Trustee may vote such shares in its discretion.

Section 8. Express Powers of Trustee. Without in any way limiting the powers and discretions conferred upon the Trustee by the other provisions of this Agreement or by law, the Trustee is expressly authorized and empowered:

- (a) To sell, exchange, convey, transfer, or otherwise dispose of any property held by it, by public or private sale. No person dealing with the Trustee shall be bound to see to the application of the purchase money or to inquire into the validity or expediency of any such sale or other disposition;
- (b) To make, execute, acknowledge, and deliver any and all documents of transfer and conveyance and any and all other instruments that may be necessary or appropriate to carry out the powers herein granted;
- (c) To register any securities held in the Fund in its own name or in the name of a nominee and to hold any security in bearer form or in book entry, or to combine certificates representing such securities with certificates of the same issue held by the Trustee in other fiduciary capacities, or to deposit or arrange for the deposit of such securities in a qualified central depository even though, when so deposited, such securities may be merged and held in bulk in the name of the nominee of such depository with other securities deposited therein by another person, or to deposit or arrange for the deposit of any securities issued by the United States Government or any agency or instrumentality thereof, with a Federal Reserve bank, but the books and records of the Trustee shall at all times show that all such securities are part of the Fund;
- (d) To deposit any cash in the Fund in interest-bearing accounts maintained or savings certificates issued by the Trustee, in its separate corporate capacity, or in any other banking institution affiliated with the Trustee, to the extent insured by an agency of the Federal or State government; and

- (e) To compromise or otherwise adjust all claims in favor of or against the Fund.

Section 9. Taxes and Expenses. All taxes of any kind that may be assessed or levied against or in respect of the Fund and all brokerage commissions incurred by the Fund shall be paid from the Fund. All other expenses incurred by the Trustee in connection with the administration of this Trust, including fees for legal services rendered to the Trustee, the compensation of the Trustee to the extent not paid directly by the Grantor, and all other proper charges and disbursements of the Trustee shall be paid from the Fund. To the full extent of all such expenses, or any incurred pursuant to Section 18, the Grantor shall reimburse the Fund.

Section 10. Annual Valuation. The Trustee shall annually, at least 30 days prior to the anniversary date of establishment of the Fund, furnish to the Grantor and to the Commissioner a statement confirming the value of the Trust. Any securities in the Fund shall be valued at market value as of no more than 60 days prior to the anniversary date of establishment of the Fund. The failure of the Grantor to object in writing to the Trustee within 90 days after the statement has been furnished to the Grantor and the Commissioner shall constitute a conclusively binding assent by the Grantor, barring the Grantor from asserting any claim or liability against the Trustee with respect to matters disclosed in the statement.

Section 11. Advice of Counsel. The Trustee may from time to time consult with counsel, who may be counsel to the Grantor, with respect to any question arising as to the construction of this Agreement or any action to be taken hereunder. The Trustee shall be fully protected, to the extent permitted by law, in acting upon the advice of counsel.

Section 12. Trustee Compensation. The Trustee shall be entitled to reasonable compensation for its services as agreed upon in writing from time to time with the Grantor. Such compensation shall be paid by the Grantor and not from the Fund.

Section 13. Successor Trustee. After written notice to the Commissioner, The Trustee may resign or the Grantor may replace the Trustee, but such resignation or replacement shall not be effective until the Grantor has appointed a successor trustee and this successor accepts the appointment. The successor trustee shall have the same powers and duties as those conferred upon the Trustee hereunder. Upon the successor trustee's acceptance of the appointment, the Trustee shall assign, transfer, and pay over to the successor trustee the funds and properties then constituting the Fund. If for any reason the Grantor cannot or does not act in the event of the resignation of the Trustee, the Trustee may apply to a court of competent jurisdiction for the appointment of a successor trustee or for instructions. The successor trustee shall specify the date on which it assumes administration of the trust in a writing sent to the Grantor, the Commissioner, and the present Trustee by certified mail 10 days before such changes becomes effective. Any expenses incurred by the Trustee as a result of any of the acts contemplated by this Section shall be paid as provided in Section 9.

Section 14. Instructions to the Trustee. All orders, requests, and instructions by the Grantor to the Trustee shall be in writing, signed by such persons as are designated in the attached Exhibit A or such other designees as the Grantor may designate by amendment to Exhibit A. The Trustee shall be fully protected by the Grantor in acting without inquiry in accordance with the Grantor's orders, requests, and instructions. All orders, requests, and instructions by the Commissioner to the Trustee shall be in writing, signed by the Commissioner or his designee, and the Trustee shall act and shall be fully protected by the Grantor in acting in accordance with such orders, requests, and instructions. The Trustee shall have the right to assume, in the absence of written notice to the contrary, that no event constituting a change or a termination of the authority of any person to act on behalf of the Grantor or Commissioner hereunder has occurred. The Trustee shall have no duty to act in the absence of such orders, requests, and instructions from the Grantor and/or the Department except as provided for herein.

Section 15. Notice of Nonpayment. The Trustee shall notify the Grantor and the Commissioner by certified mail, within 10 days following the expiration of the 30 day period after the anniversary of the establishment of the Trust, if no payment is received from the Grantor during that period.

Section 16. Amendment of Agreement. This Agreement may be amended by an instrument in writing executed by the Grantor, the Trustee, and the Commissioner, or by the Trustee and the Commissioner if the Grantor ceases to exist.

Section 17. Irrevocability and Termination. Subject to the right of the parties to amend this Agreement as provided in Section 16, this Trust shall be irrevocable and shall continue until terminated at the written agreement of the Grantor, the Trustee and the Commissioner, or by the Trustee and the Commissioner if the Grantor ceases to exist.

Section 18. Immunity and Indemnification. The Trustee shall not incur personal liability of any nature in connection with any act or omission, made in good faith, in the administration of this Trust, or in carrying out any directions by the Grantor or the Department issued in accordance with this Agreement. The Trustee shall be indemnified and saved harmless by the Grantor or from the Trust Fund, or both, from and against any personal liability to which the Trustee may be subjected by reason of any act or conduct in its official capacity, including all expenses reasonably incurred in its defense in the event the Grantor fails to provide such defense.

Section 19. No assignment. No benefit or interest hereunder will be subject to assignment or alienation, either voluntarily or involuntarily.

Section 20. Choice of Law. This Agreement shall be administered, construed, and enforced according to the laws of the State of New Hampshire.

Section 21. Interpretation. As used in this Agreement, words in the singular include the plural and words in the plural include the singular. The descriptive heading for each Section of this Agreement shall not affect the interpretation or the legal efficacy of this Agreement.

In Witness Whereof the parties have caused this Agreement to be executed by their respective officers duly authorized and their corporate seals to be hereunto affixed and attested as of the date first above written. The parties below certify that the wording of this Agreement is equivalent to the wording specified in 40 CFR 264.151(a)(1), as modified by Env-Sw Section 1403.3 of the Administrative Rules of the State of New Hampshire Department of Environmental Services, as such regulations were constituted on the date first above written.

Attest: [Signature]
Title: Contractor

[Seal]

UNITED OIL RECOVERY, INC.,
Grantor

By: [Signature]
Title: President

Attest: [Signature]
Title: VICE PRESIDENT

[Seal]

CITIZENS BANK NEW HAMPSHIRE,
Trustee

By: [Signature]
Title: VICE President

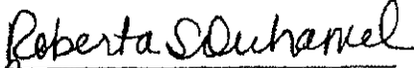
STATE OF CONNECTICUT
COUNTY OF NEW HAVEN

On this 17th day of November, 2006 before me personally came David J. Carabetta to me known, who being by me duly sworn, did depose and say that he resides at Cheshire, Connecticut, that he is President of United Oil Recovery, Inc., the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to such instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation, and that he signed his name thereto by like order.


EDWARD G. LANG
Commissioner of the Superior Court

STATE OF NEW HAMPSHIRE
COUNTY OF

On this 19th day of JANUARY, 2007 before me personally came Jean A. Parrillo to me known, who being by me duly sworn, did depose and say that he/she resides at Providence, RI, that he/she is Vice President of Citizens Bank New Hampshire, a bank incorporated in the state of New Hampshire, described in and which executed the above instrument; that he/she knows the seal of said state incorporated bank; that the seal affixed to such instrument is such state incorporated bank seal; that it was so affixed by order conferred by the Board of Directors of said state incorporated bank, and that he/she signed his/her name thereto by like order.

 1/19/07
ROBERTA S. DUHAMEL
My commission expires: 5/13/07

**SCHEDULE A
TO TRUST AGREEMENT**

The Trust Agreement pertains to the following facility and cost estimate:

<u>Facility I.D. No.</u>	<u>Name of Facility</u>	<u>Closure Estimate</u>
DES-SW-TP-97-018	United Oil Recovery, Inc. 410 Shattuck Way Newington, New Hampshire	\$180,000.00

**SCHEDULE B
TO TRUST AGREEMENT**

The Trust Agreement to which this Schedule B is appended, by and between United Oil Recovery, Inc. and Citizens Bank New Hampshire, is to be funded by funds on deposit with Citizens Bank New Hampshire, in an account entitled United Oil Recovery, Inc. [account #] in the amount of \$180,000. .

**EXHIBIT A
TO TRUST AGREEMENT**

Pursuant to Section 14 of the Trust Agreement, all orders, requests, and instructions by the Grantor, United Oil Recovery, Inc., to the Trustee shall be in writing and signed by one of the following designated persons or such other designees as the Grantor may designate by amendment to Exhibit A:

1. Mr. David J. Carabetta
President
2. Mr. Brian Abely
Vice-President
3. Mr. George Musgrave
Controller



CORPORATE OFFICE
47 GRACEY AVENUE MERIDEN, CT 06450-0902
TELEPHONE (203) 238-6745
FAX (203) 630-4415

"An Equal Opportunity Employer"

December 17, 2009

Ms. Laura Kieronski
State of New Hampshire
Solid Waste Management Bureau
29 Hazen Drive
Concord, NH 03302-0095

RE: United Oil Recovery, Inc., 410 Shattuck Way, Newington NH Facility
Solid Waste Closure Cost Estimate Update

Dear Ms. Kieronski:

Please find the enclosed cost update for the above referenced facility. We have adjusted last year's estimate for inflation using the Implicit Price Deflator for the Gross National Product in the manner we did last year. We update our cost estimates based on third quarter GNP data.

Please call at (203) 238-8114 if you have any questions.

Sincerely,

Richard A. Baker
EHS Manager
UNITED OIL RECOVERY, INC.

BRIDGEPORT, CT
Sales/Service

COHOES, NY
Sales/Service

NEWINGTON, NH
Sales/Service

NORTHBORO, MA
Sales/Service

STOUGHTON, MA
Sales/Service

Solid Waste Closure Cost Estimate Update

United Oil Recovery, Inc., Newington NH Facility

December 2009

The most recent estimate update was dated December 8, 1999. This document updates the cost of the December 8, 1999 cost estimate by adjusting the cost for inflation. Inflation factors used here are derived from the method described in Env-Wm 708.02(1) which references 40 CFR 264, Subpart H – Financial Requirements. We use the following Implicit Price Deflators for the Gross National Product for the third quarters of 2008 and 2009:

2008 3 rd Quarter	109.172
2009 3 rd Quarter	109.822

Inflation for the Year 2009 = $109.822 \div 109.172 = 1.006$

January 2009 Cost Estimate was \$168,516.55. Therefore, the January 2009 Cost Estimate is $(\$168,516.55 \times 1.006) = \underline{\$169,527.65}$

The current value of the closure trust fund is \$204,144.12; therefore, no adjustment is required to satisfy the financial responsibility requirement of Env-Sw 1405.02.

**ATTACHMENT IX.
PROOF OF NOTIFICATION**

Application Form to Transfer A Solid Waste Management Facility Permit:
United Oil Recovery, Inc.
410 Shattuck Way, Newington, NH 03801

NOTICE OF FILING
for
STANDARD PERMIT APPLICATIONS
for
SOLID WASTE COLLECTION/STORAGE./TRANSFER/PROCESSING/TREATMENT
FACILITIES

February __, 2011

Dear Town of Newington, NH:

Pursuant to the requirements of RSA 149-M and the New Hampshire Solid Waste Rules, you are hereby notified that application is being made to the New Hampshire Department of Environmental Services (DES) to transfer a standard permit to operate a solid waste collection/storage/transfer/processing/treatment facility, as further described below. The application is scheduled to be filed on February __, 2011.

The solid waste collection/storage/transfer/processing/treatment facility to which this permit applies is United Oil Recovery, Inc., located at 410 Shattuck Way, Newington, New Hampshire. The facility is currently operating under a standard permit.

A full copy of the permit application is being submitted to you with this Notice of Filing.

The involved parties are:

Permit Applicant; Owner; & Operator. United Oil Recovery, Inc.
Property Owner: Sprague Energy

The subject facility will manage the following types of solid waste: non-hazardous solid wastes (including oil and other contaminated soils, media, and debris), NHO1 coded waste oil/gas filters, exempt hot drained waste oil/gas filters, oily and non-oily wastewater, contaminated septic wastewater (contaminated with oil or other non-hazardous solid wastes not usually found in septic wastewater), industrial wastewater treatment plant sludge (not municipal sludge from POTWs), construction and demolition bulky waste, asbestos, ash, contaminated soils and media, over the counter and prescription pharmaceuticals generated by consumers, pharmacies, and factories (may be no longer needed or expired), PCB contaminated solid wastes, household non-hazardous wastes (household hazardous wastes would be acceptable under the hazardous waste transfer permit), and empty used and non-used drums/containers and expended fire extinguishers.

The permit application requests approval to manage the following quantities of waste in the listed locations:

Solid Waste	Maximum Storage Capacity	Storage Container	Location(s) **
Oily and non-oily non-hazardous waste/debris	168 cubic yards	Two 84 cubic yard sections in the solid waste processing units	Solid Waste Processing Units •
Any approved solid waste	600cubic yards	Roll-offs or other portable tank units (e.g., frac tanks, vacuum boxes) of varying sizes	Front Operations Area, Back Operations Area, or Hazardous Waste Transfer Dock
Any approved solid waste	38,720 gallons *	Non-bulk and intermediate bulk containers of varying sizes	Front Operations Area, Back Operations Area, or Hazardous Waste Transfer Dock
Oily and non-oily wastewater	78,000 gallons	One of two 39,000 gallons tanks	Tanks 3004 & 3005

*When the hazardous waste storage dock is used, the full volume of hazardous and solid waste stored in trailers at the dock shall not exceed 38,720 gallons.

**The Back Operations area may also be used to store up to 10 hazardous waste roll-offs or other portable tank units.

The facility will receive waste from generators located in New England and New York, but on occasion may serve a generator from outside of this region. The permit application requests DES to grant a permit which will allow the facility to receive waste from generators located within and outside of the New England/New York region. The projected life expectancy of the facility is 50 years. The projected date of facility construction is not applicable since the facility is currently constructed. The projected date the facility will commence operation is not applicable since the facility is currently operating under a temporary permit.

For additional information about the facility, you may contact the permit applicant's representative, as follows:

Rick Baker
 United Oil Recovery, Inc. 47 Gracey Avenue
 Meriden, CT 06451
 (203) 238-8114

In addition, a copy of the permit application-has been submitted to you with this Notice of Filing.

The New Hampshire Solid Waste Rules specify specific procedures for review and issuance/denial of a permit application. The procedures involve a series of steps, which are depicted on the enclosed flowchart. If you have questions about the permit application review process, or wish to comment on the subject application, please contact the following person at DES:

Wayne Wheeler
NH Department of Environmental Services Solid Waste Division
29 Hazen Drive, PO Box 95
Concord, NH 03302-0095
(603) 271-5185

Sincerely,

Rick Baker
United Oil Recovery, Inc.

cc: DES
end: Permit Process Flowchart
Copy of Permit Application

NOTICE OF FILING
for
STANDARD PERMIT APPLICATIONS
for
SOLID WASTE COLLECTION/STORAGE./TRANSFER/PROCESSING/TREATMENT
FACILITIES

February __, 2011

Dear NH Department of Justice/Office of Attorney General:

Pursuant to the requirements of RSA 149-M and the New Hampshire Solid Waste Rules, you are hereby notified that application is being made to the New Hampshire Department of Environmental Services (DES) to transfer a standard permit to operate a solid waste collection/storage/transfer/processing/treatment facility, as further described below. The application is scheduled to be filed on February __, 2011.

The solid waste collection/storage/transfer/processing/treatment facility to which this permit applies is United Oil Recovery, Inc., located at 410 Shattuck Way, Newington, New Hampshire. The facility is currently operating under a standard permit.

A full copy of the permit application is being submitted to you with this Notice of Filing.

The involved parties are:

Permit Applicant; Owner; & Operator. United Oil Recovery, Inc.
Property Owner: Sprague Energy

The subject facility will manage the following types of solid waste: non-hazardous solid wastes (including oil and other contaminated soils, media, and debris), NHO1 coded waste oil/gas filters, exempt hot drained waste oil/gas filters, oily and non-oily wastewater, contaminated septic wastewater (contaminated with oil or other non-hazardous solid wastes not usually found in septic wastewater), industrial wastewater treatment plant sludge (not municipal sludge from POTWs), construction and demolition bulky waste, asbestos, ash, contaminated soils and media, over the counter and prescription pharmaceuticals generated by consumers, pharmacies, and factories (may be no longer needed or expired), PCB contaminated solid wastes, household non-hazardous wastes (household hazardous wastes would be acceptable under the hazardous waste transfer permit), and empty used and non-used drums/containers and expended fire extinguishers.

The permit application requests approval to manage the following quantities of waste in the listed locations:

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*When the hazardous waste storage dock is used, the full volume of hazardous and solid waste stored in trailers at the dock shall not exceed 38,720 gallons.

**The Back Operations area may also be used to store up to 10 hazardous waste roll-offs or other portable tank units.

The facility will receive waste from generators located in New England and New York, but on occasion may serve a generator from outside of this region. The permit application requests DES to grant a permit which will allow the facility to receive waste from generators located within and outside of the New England/New York region. The projected life expectancy of the facility is 50 years. The projected date of facility construction is not applicable since the facility is currently constructed. The projected date the facility will commence operation is not applicable since the facility is currently operating under a temporary permit.

For additional information about the facility, you may contact the permit applicant's representative, as follows:

Rick Baker
 United Oil Recovery, Inc. 47 Gracey Avenue
 Meriden, CT 06451
 (203) 238-8114

In addition, a copy of the permit application-has been submitted to you with this Notice of Filing.

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Wayne Wheeler
NH Department of Environmental Services Solid Waste Division
29 Hazen Drive, PO Box 95
Concord, NH 03302-0095
(603) 271-5185

Sincerely,

Rick Baker
United Oil Recovery, Inc.

cc: DES
end: Permit Process Flowchart
Copy of Permit Application

NOTICE OF FILING
for
STANDARD PERMIT APPLICATIONS
for
SOLID WASTE COLLECTION/STORAGE./TRANSFER/PROCESSING/TREATMENT
FACILITIES

February __, 2011

Dear Lamprey Regional Solid Waste Cooperative:

Pursuant to the requirements of RSA 149-M and the New Hampshire Solid Waste Rules, you are hereby notified that application is being made to the New Hampshire Department of Environmental Services (DES) to transfer a standard permit to operate a solid waste collection/storage/transfer/processing/treatment facility, as further described below. The application is scheduled to be filed on February __, 2011.

The solid waste collection/storage/transfer/processing/treatment facility to which this permit applies is United Oil Recovery, Inc., located at 410 Shattuck Way, Newington, New Hampshire. The facility is currently operating under a standard permit.

A full copy of the permit application is being submitted to you with this Notice of Filing.

The involved parties are:

Permit Applicant; Owner; & Operator. United Oil Recovery, Inc.
Property Owner: Sprague Energy

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 Meriden, CT 06451
 (203) 238-8114

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Wayne Wheeler
NH Department of Environmental Services Solid Waste Division
29 Hazen Drive, PO Box 95
Concord, NH 03302-0095
(603) 271-5185

Sincerely,

Rick Baker
United Oil Recovery, Inc.

cc: DES
end: Permit Process Flowchart
Copy of Permit Application